UNIVERSAL AND OU_160407

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	Osmania Unive	
Call No.	351.10954 \$ 2 40	Accession No. 76/066
Author	Sidhi, Pade	na. al Law (Questions Bank Book Series)
Title 2	2. Conellium	Book seves

This book should be returned on or before the date last marked below

Looking at content area A, the breakdown is 4% for knowledge; 4% for understanding; 2% for application and 2% for skills. The papersetter has to simply choose questions/items in this content area A from the book. Perhaps he can take 2 objective type test items for 2 marks and 1 short answer for 2 marks all checking knowledge; 1 short answer question for 4 marks involving testing comprehension; 1 short answer question for 2 marks checking application and 2 objective type items for 2 marks checking skills in computing etc.

A further table as given below will help choice of questions/items.

Objectives	Knowledge	Understanding	Application	Skills	Total
Content	Obj SA LA	Obj SA LA	Obj SA LA	Obj SA	
A	2 1 – (2 m ^a rks)	- 1 - ('4 marks)	- 1 - (2 marks)	2 -	12%
В	4 1 - (2 m ^a rks)	4 2 - (2mks each)	2 – 1 (6 marks)		22%
C	3 1 - (2 m ^a rks)	4 1 - (3 m ^a rks)	2 1 - (2ma rks)	2 -	1 8%
Ď	4 2 – (2 mks e ^a ch	4 2 -) (3 mks each)	2 – 1 (8 m ^a rks)		28%
E	2 1 - (2 marks)	3 2 - (3 marks) (2 marks)	1 (6 marks)	- 1 (2 marks)	20%
	15 6 0	15 8 0	6 2 3	4 1	
Number	15 6 0 of objective ty	15 8 0		4 1	
s. A. qu	estions	•		17	

Part A is made up of objective type test items and given first to students. They may respond on the question book itself or a separate response sheet by prepared and given. After the completion of Part A. Part B and C will be given for answering. A key to part A and answers to Part B and C must be prepared before starting correcting scripts.

40 marks

40 marks

20 marks

3

40 minutes

95 minutes

45 minutes

L.A. questions

40 items

17 questions

3 questions

Part A

Part B

Part C

It is inherent in the working of questions/items banks that those questions and items selected and put into a test or examination, must be item analysed for Facility Value and Discrimination Index considering the performance of students. (A detailed procedure for finding out FV and DI is given in the Section VII Pre and Post Validation items in the 'Monograph on Question Banking for Universities'). These values of FV and DI must be entered in the cards carrying these questions/items.

It is also possible that teachers can use the banks of questions/items for making up class tests much on the same lines as outlined above for university examinations. Perhaps a rigorous table of specifications may not be all that necessary for a class test at the end of a few lessons. It is required certainly when a class test is given at the end of a sufficient coverage of topics. An item analysis as above must be carried out and characteristics entered on cards.

After some time, question/items (whose FV and DI) are known can be used out of a Question Bank to create criterion referenced tests viz. tests on which a minimum score of 75 to 80% can be fixed. These are items of around that value of FV. Tests and examinations can be constructed to diagnose weaknesses in learning. Suppose in a content area, the ability to apply one self is required to be tested and diagnosed for its existence (or absence); then a series of application items in the area (of known FV and DI) can be chosen and made up into a test. Those who return poor scores on this will be diagnosed to lack the ability to apply and the teacher can suggest certain remedial measures. The presence of a good collection of all kinds of questions/items will enable different Boards of Studies and Examiners to increasingly think of restructuring the pattern of their papers. Teachers, examiners and others must imaginatively use the bank to serve different kinds of purposes always remembering the fact that item analysis is intrinsic to the operation and use of the bank.

BIBLIOGRAPHIC CODING

320	
.1	The State
.12	Territory
321	
.08	States with special limitations
.8	Democratic forms
323	
.4	Civil rights - including natural rights
.42	Equal protection of the laws - Equality
.422	Procedural rights
.44	Freedom of action - Liberty
.442	Freedom of conscience and religion
.443	Freedom of speech
.445	Freedom of publication
.46	Economic rights
.47	Rights of assembly and association
.49	Limitation and suspension of individual rights and guarantess
. 5	Political rights
340	Law
.11	Justi <i>c</i> e
342	Constitutional Law
	Class here comprehensive works on public law.
	Use 342.001-342.009 for standard sub-division For miscellaneous public law, see 343; Social law 344, criminal law 345
.02	Constitutions and other basic instruments of gova
	Class here municipal charters for revision and amendment - 342, 03

- . 023 Texts including annotated texts
- . 024 Sources
 Examples; records, debates of constitutional conventions
- .029 History

For sources - 342,024

- Amendment of constitutions and other basic instruments amending procedure, history of amendments dealing with a specific subject with the subject in constitutional law, e.g. mode of selection of chief executive -342.062
- .04 Structure of Govt.

Class govt. corporations in 346.067

- Levels of Govt.

 Including federatism, federal structure, relations between levels, relations between subordinate units of same level, domestic conflict of laws.
- .044 Branches of Govt.
 including distribution and separation of powers,
 relations between branches for legislative branch
 342.05

executive - 342.06 judicial branch - 347

- .05 Legislative branch of govt.
 powers, functions, duties, privileges and immunities of legislators, modes of selection, legislative procedure.
- .06 Executive branch of Govt.
 powers, functions, duties, terms of office
 modes of selection
 class here administrative law
- .062 Chief and deputy chief executives including martial law.
- .064 Executive departments and ministries.
- .066 Administrative procedure
 legislative and judicial functions of executive branches
 including regulatory agencies, administrative courts
 dealing with a specific subject with the subject in law
 using extended standard subdivision.
 .0269, e.g. Civil Aeronautics Board of United States
 343, 73, 970269.

	.067	Committees & Commissions
	.068	Officials and employees including civil service.
	.07	Election law Including right to vote class mode of selection of executives in 342.06
	.08	Jurisdiction of governmental units over persons.
		Including residence status of persons in local jurisdictions.
	. 0 82	Entrance to and exit from national domain immigration, emigration, passport, visas, quotas
	.083	Citizenship and nationality including status of aliens
	.085	Individual rights for right to vote - 342.07
	.087	Status of groups and social aggregates Religions, racial, political groups Including political parties
	.088	Govt. Liability for liability of schools, school officials, school districts see - 344.075
	. 09	Local govt. class specific local govts. in 342, 59.
347		
	.01	Courts, Judiciary Judges
350		
	.002	Separation of powers
	.00312	Monarch, Heads of the State President, Prime Minister, Chancellor etc.
	. 162	Personnel Services, Legal Adviser
351		
	.00312	Governors of the States

Cabinet, Council of Ministers

.005

ABBRE VIATIONS

Types of Questions/Items

CA	Constant alternative
MC	Multiple choice
ΜF	Multiple facet
M	Matching
R	Rearrangement
$_{SQ}$	Simple Question
CQ	Completion Question
sA	Short answer
LA	Long answer
PS	Problem solving

OBJECTIVE TESTED

Aı	Knowledge of specifics, terms, specific facts
A2	Knowledge of conventions, trends and acquences, classification and categories, criteria, methodology
A 3	Knowledge of universals, abstractions, principles and generalisations, theories and structures
В	Skills of sketching, drawing, computing, reading
C1	Comprehension - Translation
C2	Comprehension - Interpretation
C3	Comprehension - Extrapolation
D1	Application - using information in concrete situations
D2	Application - problem solving (closed as well as open ended)
E1 E2	Analysis of elements and relationship Analysis of organisation
F1 F2	Production of a unique communication, summary Production of a set of abstract relations, a plan or of proposed set of ope rations
G1 G2	Judgement in terms of internal evidence Judgement in terms of external evidence
72	and fement in reting of everymet extrance

CHECK LIST OF CRITERIA FOR PREVALIDATION OF QUESTIONS/ITEMS FOR QUESTION BANKS

CRITERIA TO JUDGE THE QUALITY OF SELECTION TYPE ITEMS

A. GENERAL

- 1.0 Is the item measuring an important learning outcome?
- 2.0 Is the item measuring an important content area?
- 3.0 Is the level of difficulty likely to be right?
- 4.0 Is the item likely to be answered correctly by higher ability students?
- 5.0 Is the item likely to be answered wrongly by lower ability students?
- 6.0 Is the item independent or does it overlap with other items?

B. SPECIFIC

(i) CONSTANT ALTERNATIVE TYPF

- 1.0 Does the item include only one significant idea in each statement?
- 2.0 Is the statement so precise that it can be judged unequivocally true or false?
- 3.0 Is the statement short and using simple language?
- 4.0 Is the item using negative statements sparingly and avoiding double negatives?

(ii) MULTIPLE CHOICE/MULTIPLE FACET TYPES

- 1.0 Is the stem concise and unambiguous? Is the negative (If unavoidable) emphasized?
- 2.0 Is the stem a complete question by itself? Does the item require the student to read the options to discover what is being asked?
- 3.0 Is the context of the question clear?
- 4.0 Does the stem include anything that needs to be repeated in every option, within itself?
- 5.0 Are the options parallel in content?
- 6.0 Are the options parallel in structure?
- 7.0 Is the item devoid of any clues such as mix up of singular plural, precision and length of key option etc.
- 8.0 Is the key option unarguably correct?
- 9.0 Are the distractors plausible?
- 10.0 Does the Item exclude all of these?

- 11.0 Is the language used in the item appropriate to the vocabulary of students at this level?
- 12.0 Does the item avoid similarity of wording in both stem and the correct answer?
- 13.0 Does the item exclude responses that are "all inclusive"?
- 14.0 Does the item use an efficient format?

(iii) MATCHING

- 1.0 Does the item include only homogenous material in the "premises"?
- 2.0 Is the number of responses sufficiently larger so that the last of their premises can still have many options to choose from?
- 3.0 Does the item specify the basis of matching, type of matching, kind of entry etc.?

CRITERIA TO JUDGE THE QUALITY OF SUPPLY TYPE TEST ITEMS

A. GENERAL

- 1.0 Is the item measuring an important learning outcome?
- 2.0 Is the item measuring an important content area?
- 3.0 Is the level of difficulty likely to be right?
- 4. 0 Is the item likely to be answered correctly by higher ability students
- 5. 0 Is the item likely to be answered wrongly by lower ability students?
- 6.0 Is the item independent or does it overlap with other items?

B. SPECIFIC

- (i) Simple Question/Completion
- 1.0 Is the item stated so that a single, brief answer is possible? (a word, a number or a phrase)
- 2.0 Is the question direct?
- 3.0 Is the answer related to the main point in the statement?
- Does the item with the blank spaces make enough sanse so that a student knows what to do?
- 5.0 Does the item in the case of a numerical answer indicate the degree of precision?
- (ii) Short Answer Questions
- 1.0 Is the statement of question simple, clear, unambiguous?
- 2.0 Does the question involve observable, measurable behaviour?

- 3.0 Is the scope of the answer limited?
- 4.0 Is the direction given in the question, clear?
- 5, 0 Is the question a valid testing situation for the ability considered?
- 6.0 Is the question likely to be interpreted in the same way by teachers/students/examiners?
- 7.0 Is the answer to the question capable of being marked objectively?
- 8.0 Is the question likely to have the right kind of difficulty value?
- 9.0 Is the question likely to be correctly answered by many higher ability students?
- 10.0 Is the question likely to be wrongly answered by many lower ability students?
- 11.0 Is the question capable of further restructuring?

(lii) Long Answer

- 1.0 In answering this question, in your opinion does the student need to organise his ideas, choose the form of his answer in his own words?
- 2.0 Does the situation presented in the question seem to be new to most of them?
- 3.0 Is it possible that students can produce memorised answer to this question?
- 4.0 Does answering this question involve sort of judgement on the part of students?
- 5.0 Is the time limit reasonable?
- 6.0 Is the length and scope of the answer specified?
- 7.0 Does it avoid usage of very open verbs?

10.

7. Territory, MC; A2; 1mt; 1mk.

A treaty providing for session of Indian territory can be given effect to by a/an:

- a. Executive order
- b. Amendment of the Constitution
- c. Resolution of the Parliament
- d. Decision of the Union Cabinet

 $\frac{1}{1}$ The State, CA;A1; 1mt; 1mk.

City Improvement Trust is not a 'state'.

Territory, SQ; A2; 1mt; 1mk.

an association unlawful?

When can the authorities declare

True False Do<u>n't k</u>now

8. Territory, 3A; A1;10mts;8mks.

Government of India entered into an agreer ent with a foreign country under which part of the Indian territory is to be ceded to the foreign country. What legal requirements are to be compiled with to implement that agreement?

12. The State, CA; A2; 1mt; 1mk.

Council of Scientific and Industrial Research is not a 'state'.

True False Don't know

9. Territory, CA; A1; 1mt; 1mk.

Financially, the states are not wholly dependent upon the Union as they have been allotted separate resources of revenue.

13. The State, MC; A3; 1mt; 1mk.

The state of Jammu and Kashmir is included in the list of states of

- a. The Seventh Schedule of the Constitution
- b. The Second Schedule of the Constitution
- c. The First Schedule of the Constitution

 The State, MC; A3; 1mt; 1mk 	14.	The	State,	MC;A3	; 1mt; 1mk
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How will you decide an authority as the State 'as defined in Article 12 of the Constitution of India.

- a. A body created under a statute
- b. An authority exercising governmental function
- c. A society registered under the Societies Registration Act.
- d. An authority invested with power to issue orders or directions, the disobedience of which is punishable as a Penal offence.____

15. The State, MC; A3; 1mt; 1mk.

India is a:

- a. Secular State
- b. Bilingual State
- c. Communist State
- d. Capitalist State
- e. A state with Hinduism as the chief and State religion

16. The State, MC; A3; 1mt; 1mk.

In Cerman the term "staat" means

- a. A state
- b. A I eague
- c. A Union

17. The State, MC; A2; 1mt; 1mk.

There is no essential difference between a "Staatenbund" and a "Bundesstaat" as advocated by

- a. Dr. Henreich Rosin
- b. G. Mayear
- c. Haenal

18. The State, SQ; A2; 1mt; 1mk.

Can the State require a person to reside in a particular place only?

19. The State, SA; A1; 10 mts; 8 mks.

Discuss the scope of the term 'state' as .defined in Art. 12 of the constitution of India.

20. The state, SA; A1;5mts;5mks.

Can the boundaries of States be altered or reduced?

21.	The State, SA; A1;5mts;5mks.	25.	The State, SA;A1;10mts;10mks;
	Which authority is competent to establish or admit new state in the Union.		Describe in short the formalities for reorganisation of State in India.
22.	The State, SA;A1;5mts;5mks.	26.	Civil rights - Including natural rights;
	Should the consent of the State		C A ; A 2; 1mt; 1mk,
	whose boundaries are affected be obtained before alteration?		Equal pay for equal work is assured by Part IV of the Indian Constitution.
			True False Don't know
23.	The State, SA; A1; 5m/s; 5m/s.		
	Whether consultation with State whose boundaries are sought to be altered is mandatory?	27.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.
	15 Mandawiy		Constitution of India guarantees right to work
			True False Don't know
24.	The State, SA; A1;5mts;5mks.		
	What is the efficacy of consultation with a state whose boundaries are sought to be altered?	28.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.
			Fundamental rights over-ride the directive principles
			True False Don't know

29.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	33.	Civil rights CA; A2; 1mt;		natural rights;
	State is only under moral duty to implement the directive principles.		Directive principles embody the contents of socio-economic reforms.		
	True False Don't know		True //	False	Do <u>n't k</u> now
30,	Civil rights - Including natural rights; CA;A2; 1mt; 1mk. State is under legal duty to implement the directive principles. True False Don't know	34.	CA; A2; 1mt; The 44th Ar	1mk. nendment ha jurisdiction	of the
			<u>Tru</u> e /	False	Don't know
31.	Civil right - Including natural rights; CA;A2; lmt; lmk.	35.	Civil rights CA; A2; 1mt;		; natural rights;
	Directive principles are mere pious declarations. True False Don't know		be di rectly	of a state lichallenged burt after the	efore the
			True /	False	Do <u>n't k</u> now
32.	Civil right - Including natural rights; CA; A2; 1mt; 1mk.	36.	Civil rights CA;A2;1mt;		natural rights;
	Directive principles are enforceable in Courts of I aw.	The 42nd constitution A Art. 32 has reduced Sup jurisdiction.			
	True False Don't know		True	False	Don't know

3 7.	Civil rights - Including natural rights; CA;A2;1mt;1mk.	40.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.
	Any person interested in a detinue can put in application for habeas corpus.		Mandamus is an effective weapon to control administrative discretion.
	True False Don't know		True False Don't know
38.	Civil rights - Including natural rights;	41,	Civil rights - Including natural rights;
ο.	CA;A2; 1mt; 1mk.	- •	CA; A2; 1mt; 1mk,
	Writ of habeas corpus can be applied for only by the detinue.		Writ of mandamus can be issued to control judicial discretion.
	True False Don't know		True False Don't know
39.	Civil rights - Including natural rights;	42,	Civl rights - Including natural rights:
ω,	CA;A2;1mt;1mk.		CA; A2; 1mt; 1mk.
	Even a stranger can apply for the writ of quo-warranto.		Writ of prohibition cannot be issued against an authority which has become functus officio.
	1 rue False Don't know		True False Don't know

43.	Civil rights - Including natural rights; CA;A2;1mt;1mk. Writ of certiorari can be issued to quash administrative orders. True False Dont know	46.	Civil rights - Including natural rights; CA;A2; 1mt; 1mk. Un reasonable delay to seek remedy under Art. 32 adversely affects the issue of writs. True False Don't know
44.	Civil rights - Including natural rights; CA;A2; 1mt; 1mk. The writ juri sdication of the Supreme Court under Art. 32 extends to au- thorities situate outside the territorial limits provided such authorities are under the control of the Government of India. True False Don't know	47.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk. Successive applications are not barred for the writ of habeas corpus. True False Don't know
45.	Civil rights - Including natural rights;	48.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk. Res-judicata principle is strictly
	CA; A2; 1mt; 1mk. Supreme Court cannot issue writs or directions under Art. 32 beyond the territorial limits of India. True False Don't know		observed in granting relief under Art. 32 except with respect to the writ of habeas corpus. True False Don't know

49.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	52.	Civil rights - Including CA; A2; 1mt; 1mk.	natural rights;
	Procedural technicalities do not		Fundamental rights are	e justiciable.
	affect the remedy under Art. 32 True False Don't know		True False	D <u>on't</u> know
50.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	53.	Civil rights - Including CA; A2; 1mt; 1mk.	; natural rights,
	Existence of alternate remedy bars availing of Art; 32.		Directive Principles of are not justiciable	state policy
	True False Don't know		True False	Don't know
51.	Civil rights - Including natural rights;	54.	Civil rights - Including CA;A1;1mt;1mk.	natural rights;
	CA; A2; 1mt; 1mk.		Pre-constitution laws v	uhich are
	Art. 32 guarantees enforcement of Fundamental rights only.		inconsistent with any of Rights are void from the	the Fundamental
	Brue False Don't know			Don't know
			True False	DOU. I KUO M

55.	Civil rights - Including natural rights; CA; A1; mt; 1mk.	58.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.
	The idea of the fundamental rights was taken from the French Declaration of the rights of Man and Citizen.		I egislature can impose restriction in the exercise of the freedoms under \mathbf{A}_{r} t. 19 on any ground
	True False Don't know		True False Don't know
		,	
56.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	59.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.
	I egislature can impose reasonable restrictions on the grounds specified in the respective clauses of Art. 19.		The freedoms under Art. 19 are limited in their invocation to natural persons.
	True False Don't know		True False Don't know
57	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	60.	Civil rights - Including natural rights; CA;A2; lmt; lmk.
	Executive can impose restriction on the seven freedoms under Art. 19 without the backing of a valid law.		Statutory corporations are entitled to the freedoms guaranteed under Art. 19.
	True False Don't know		True False Don't know

61.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	64.	Civil rig C A;A2 ;1r		ng natural rights;
	The guarantees under Art. 19 are confined to the citizens only.		citizens) -(d) guara of India the r roughout the	right to move
	True False Don't know		of India.	roughout uic	WIIIWIIOS
			True	False //	Don't know
62,	Civil rights - Including natural rights; CA;A2; 1mt; 1mk. The freedoms under Art. 19 can be involved by the citizens and non-citizens.	65.	Civil righ C A;A 2;1r		ng natural rights;
				nove within t	afeguards the the territories
	True False Don't know		True	False /	Do <u>n't k</u> now
63.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	66.	Civil right CA; A2; In		ng natural rights;
	The rights guaranteed under Art. 19 are available to all persons.		•	i) (d) guarar go abroad.	ntees the
	True False Doa't know		True	False	Don't know

67.	Civil rights - Including natural rights; CA;A2; lmt; lmk. The right to declare lock-out is a fundamental right.	70.	Civil rights - Including natural rights; CA;A2; 1mt; 1mk. The right to practice 'any profession' covers illegal or immoral profession.
	True False Don't know		True False Don't know
68.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk. The right to strike is a fundamental right. True False Don't know	71.	Civil rights - Including natural rights; CA;A1; 1mt; 1mk. "There should be a uniform civil code throughout India is a Directive principal of state policy. True False Don't know
69.	Civil rights - Including natural rights; CA;A2;1mt;1mk. The right to collective bargaining is a fundamental right. True False Don't know	72.	Civil rights - Including natural rights; CA;A1; 1mt; 1mk. Directive principles of state policy are not suplementary fundamental right. True False Don't know

73.	Civil rights - Including natural rights; CA; A2; 1mt; 1mk.	76.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	Directive principles of state policy form the basic objectives of the state. True False Don't know		The main purpose of including directive principles of state policy in the Indian Constitution is to a. Provide best opportunities of development b. Establish India a secular state c. Establish a welfare state in India d. Check the arbitrary action of the government
74.	Civil rights - Including natural rights; CA; A1; 1mt; 1mk.		
	One set of fundamental rights is given to everybody irrespective of citizenship,	77.	Civil rights - Including natural rights; MC; A2; Imt; Imk.
	True False Don't know		The main characteristics of the Directive Principles of state policy as given in the Indian Constitution are
			 a. Not enforceable by any court b Fundamental in the government of the country c. Like instruments, instructions, political manifesto and a code
75.	Civil rights - Including natural rights; CA; A1; lmt; lmk.		of moral precepts which have to guide governors of the country. d. All above
	The idea of the fundamental rights was taken from the French Declaration of the Rights of Man and Citizen	78.	Civil rights - Including natural rights; M: C; A3; 1mt; 1mk.
	True False Don't know		The Directive Principles of a state Policy are included inPart of the Constitution of India- a. II b. III c. IV d. V

79.	Civil rights - Including natural rights,				
	MC;A3;1mt;1mk.				
	Directive principles of states policy				
	have been borrowed from the				
	constitution of				

- a. U. S. A.
- b. Britain
- c. Ireland
- d. Japan

80. Civil rights - Including natural rights, MC; A3, 1mt; 1mk.

Under the constitution of India. "The State shall take steps to separate the judiciary from the executive in the public service of the state is explained under article

- a. 48
- b. 49
- c. 50

81. Civil rights - Including natural rights. MC;A2;1mt;1mk.

Under the constitution of India. "The state shall take step to separate the judiciary from the executive in the public services of the State", this is

- a. Fundamental right
- b. State law
- c. Directive principle of state policy.

. 82. Civil right - Including natural rights, MC; A3; 1mt; 1mk.

Under the constitution. The state shall take steps to organise village panchayats and endow them with such powers and authority as may be necessary to enable them to furnish as units of self government". is explained under article

- a. 40
- b. 41
- c. 42

83. Civil right - Including natural rights; MC; A3; 1mt; 1mk.

Under the constitution of India, "the Directive Principles of State Policy can't be enforced by a court of law" is explained under article

- a. 27
- b. 37
- c. 47

84. Civil right - Including natural rightsl MC; A2; 1mt; 1mk.

Under the Indian constitution, the Directive Principles are:

- a. Non-justiciable rights
- b. Justiciable rights
- c. None of these.

85.	Civil rights - Including natural rights; MC; A3; lmt; lmk.	88.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	The right to file a writ against the fundamental right is mentioned in article		The Directive Principles are like the Instruments of Instructions issued
	a. 30 b. 32 c. 33		 a. From the one state to another b. By many states to the Government of the Union c. By the sovereign to the Governors
86.	Civil rights; - Including natural rights; MC; A2; 1mt; 1mk.		
	The right to constitutional remedies is given for	89.	Civil rights - Including natural rights; MC; A3; 1mt; 1mk.
	 a. Safeguarding of fundamental rights b. Safeguarding of General rights in the constitution of a company. 		The constitution of India deals with "Fundamental Rights" : a. Under Article 356
	c. Protection in war time.		b. Part III of the constitution c. Part II of the constitution
87.	Civil rights - Including natural rights; MC; A2; lmt; lmk.	90.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	Right to Constitutional Remedies is granted in Article		" Equality of opportunity in matters of public employment" is under
	a. 35		Article
	b. 14		2 10
	c. 19 d. 32		a. 18 b. 19 c. 16
			/ /

91.	Civil rights - Including natural rights; MC; A3; 1mt; 1mk.	94.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	The right against Exploitation is explained in the Indian Constitution under Article		Employment of a child under fourteen years of age in a factory, or for that purpose, in any risky and hazardons occupation is forbidden under
	a. 19 to 22		article.
	b. 23 to 24 c. 25 to 28		a. 24b. 26c. 27
92.	Civil rights - Including natural rights; MC; A3; 1mt; 1mk.		
	Under the right against exploitation - traffic in human beings is:	95.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	 a. Not prohibited b. Prohibited c. Not discussed 		The constitution of India explains right to constitutional remedies under articles;
	<u> </u>		a. 32-35
			p. 36-40 c. 28-30
			c. 28-30
93.	Civil rights - Including natural rights; MC; A2; lmt; lmk.		
	Employment of a child in a factory or a mine or, for that purpose, in any	96.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	forbidden risky and hazardon occupation is if the child is under the age of		Private property can be acquired by State for
	a. 16 years		a. Charitable purposes
	b. 18 years c. 14 years.		b. General purposes
	. II jours.		c. Public purposes

97.	Civil rights - Including natural rights; MC; A3; 1mt; 1mk.	100.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	Under the constitution of India, the right to property has been explained in article		In any educational institution, wholly maintained out of State funds the religions instructions shall
	a. 30 b. 31 c. 32		 a. Be provided b. Not be provided c. Be provided, but which is the religion of majority of people of that areas.
98.	Civil rights - Including natural rights; MC;; A2; 1mt; 1mk.	10 1,	Civil winds. Includes a street of the
	Freedom of conscience and free profession, practice and propagation	10 1,	Civil rights - Including natural rights; MC; A3; 1mt; 1m.k.
	of religion is a right to		Culture and educational rights are explained in the constitution of India
	a. Equality b. Freedom		under article
	c. Constitutional remedies d. None of these		a. 29-30 b. 32-33 c. 25-28
		•	
99.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.	102.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	The right to freedom of religion is explained in the Indian Constitution underarticles		Article 19(1) (d) and the Clause five enables the State to impose reasonable restriction on the right "to move
	a. 29-30		freely throughout the territory of India

In the interest of the Public

or Scheduled tribes.

In the interest of the backward c In the interest of General Public

a.

b.

b.

c.

32-35

25-28

103.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.	106.	Civil rights - Including natural rights; MC;A2;1mt;1mk.
	Article 19 (1) of the constitution gives a right to all citizen "to move freely		Directive Principles of State Policy are to be enforced by a
	throughout the territory of India" but at the same time one of the clause enables the State to impose reasonable restriction and say what is it.		 a. Judgement of the Supreme Court b. Law passed by Parliament c. Resolution of Parliament
	a. Clause 4 b. Clause 2 c. Clause 5		
		107.	Civil rights - Including natural rights; MC;G1; 1mt; 1mk.
104.	Civil rights - Including natural rights; MC; A1; 1mt; 1mk.		Who can suspend the Fundamental Rights:
	The petitioner claimed that the Government of Madras under the maintenance of Public order Act of 1949 contravened his fundamental right and who was the petitioner?		 a. Prime Minister of India b. President of India c. The Speaker of Lok Sabha d. Chief Justice of India.
	a. The State of Madras b. Ramesh Thaper c. Dr. Khare		
105.	Civil rights - Including natural rights; MC; A1; 1mt; 1mk.	108.	Civil rights - Including natural rights; MC; A1; 1mt; 1mk.
	Freedom of conscience gives one the		
	a. Right to profess and practice a religion of ones choice		The employment of a child in a factory in a risky & hazardous occupairs below the age of years is forbidden
	b. Right to preach a religion		under the Indian Constitution
	c. Right to convert others to his own religions		a. 18 b. 21
	d. Right to impart religious instruction in schools financed by the govern-		c. 14

ment

109.	Civil rights - Including natural rights; MC; A1; lmt; lmk.	112.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.
	The Article 19(1), (d) provides for every citizen the right		Chiranjit Lal Chowdhary presented a petitions because he was
	 a. To acquire and dispose off property b. To move freely through out the territory of India c. To gather peacefully without arms. 		a. A proprietor b. A share-holder c. A Manager.
110.	Civil rights - Including natural rights; MC; A2; 1mt; 1mk.	113.	Civil rights - Including natural rights; MC;A3;1mt;1mk.
	a. "That no person shall be restricted of his life or liberty except according to "due process of law" b. "That no person shall be deprived of his life or liberty except according to according to the life or liberty except according establishment by law". c. None of the above.		Chiranjit Lal Chowdhary V. the Union of India & other (A. I. R. 1951 S. C. 41 () arose out of a. The right to freedom b. The right against discrimination c. The right to property
111.	Civil rights - Including natural rights; MC; A3, 1mt; 1mk. Chi ranjit I al Chowdhary V. the union of India & other centered round the controversial articles:	114.	Civil rights - Including natural rights; MC;A2;1mt;1mk. Art 20 (2) was interpreted by the petitioner as the right to a. Move freely
	a. 18 to 20 b. 14 to 19 c. 19		b. Property c. Equality

31 & 32

19

c.

d.

115.	Civil rights - Including natural rights; M;2mts;2mts. Match the following with appropriate fundamental rights		Articles a. 31, 31A, 31B b. 14-18 c. 25-28
	Part A a. Right to equality b. Right to Freedom c Right against exploitation d. Right to freedom of Religion		d. 32-45 e. 20-30 f. 19-32 g. 23-24 h. 19-23 i. 24-19 j. 19(i)-25
	Part B		
	 a. Freedom to form association or unions b. Abolition of titles c. Freedom of conscience and free profession, practice and propagation of religion d. Prohibition of traffic in human beings and forced labour. e. The protection of interest, of minorities 	117.	Civil rights - Including natural rights; SQ;A2;2mts;2mks. What guarantees are enshrined by Art. 19(i) (f)?
	f. Article 31, 31A, 31B	118.	Civil right - I cluding natural rights; SQ; A1; 2mts; 2mks.
116.	Civil rights - Including natural rights; M;A1;2mts; $3^{1}/_{2}$ mks.		What is the American Counterpart to Art; 21 of the Constitutio; of India?
	Match the following		
	Fundamental right	119.	Civil right - Including natural rights; SQ; A2; 1mt; 1mk.
	a. Right to Equality b. Right to freedom c. Right against exploitation d. Right to freedom of Religion e. Cultural and Educational Rights f. Right to property		Which provision in Part IV of the Constitution secures the educational and economic interests of Scheduled Caste and Scheduled Tribes?
	f. Right to property g. Right to constitutional remedies		

120.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.	125.	Civil rights - Including natural rights; SQ; A2; 1mt; 1m k.
	Does the constitution impose a duty on the State to promote educational and economic interests of weaker sections?		Do you advocate to include right to work in the chapter on fundamental rights?
		126.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.
12 1.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.		Does the constitution of India guarantee right to work?
	Upto what age group children are to be given free and compulsory education under Art. 45 of the Constitution?		
		127.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.
122.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.		Does the constitution provide for decentralisation of administration?
	Does the constitution demand the State to provide free and compulsory education?		
		128.	Civil rights - Including natural rights; SQ;A1;1mt;1mk.
123.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.		Do the directive principles reflect welfare state ideal?
	What is meant by uniform civil code?		
124.	Civil rights - Including natural rights;	129.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.
	SQ; A2; 1mt; 1mk.		Does our constitution envisage equal pay for equal work?

Which directive principle provides for living wage to workers?

130.	Civil rights - Including natural rights; SQ; A2; Imt; 1mk. Which provision of the constitution speaks against the concentration of wealth?	135.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk. What is the major change introduced in Art. 32 by the 42nd constitution amendment?
13 1.	Civil rights - Including natural rights; SQ;A2; 1mt; 1mk. Give the name of another country whose constitution envisages directive principles.	136.	Civil rights - Including natural rights; SQ;A2;1mt;1mk. Can you move the Supreme Court under Art. 32 to challenge the validity of a state law?
132.	Civil rights - Including natural rights; SQ; A1; 1mt; 1mk. Can the fundamental rights over-ride the directive principles?	137.	Civil rights - Including natural rights; 3Q;A2;1mt;1mk. When can the rights guaranteed under Art. 32 be suspended?
133.	Civil rights - Including natural rights; SQ;A1; 1mt; 1mk. Does the constitution require the state to apply the directive principles in making laws?	138.	Civil rights - Including natural rights; SQ; A2; 1mt; 1m.k. Who can apply for the writs under Art. 32?
134.	Civil rights - Including natural rights; SQ;A2; Imt; 1mk. Which is the Constitution Amendment Act that has restored Art. 32 in its original form?	139.	Civil rights - Including natural rights; SQ; A2; lmt; lmk. Will the availability of alternative relief bar the grant of remedy under Art. 32?

140. Civil rights - Including natural rights; SQ:A2; 1mt; 1mk.

Does the limitation law apply to the writ applications under Art. 32?

141. Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.

Can the Supreme Court under Art. 32 issue writ of habeas corpus when the High Court has already refused the same?

142. Civil rights - Including natural rights; SQ: A2: 1mt: 1mk.

Is there any exception to the rule of res-judicate in the matter of writs?

143. Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.

What remedy is open to a party aggrieved by an order of the High Court on merits under Art. 226?

144. Civil rights - Including natural rights; SQ;A2; 1mt; 1mk.

Will a petition under Art. 32 be maintainable on a matter disposed of by the High Court on merits under Art. 226?

145. Civil rights - Including natural rights; SQ:A2:1mt:1mk.

Are the petitions under Art. 32 subject to the rule of res-judicate?

146. Civil rights - Including natural rights; SQ;A2; 1mt; 1mk.

Can petitioner by pass High Courts jurisdiction under Art. 226 to seek remedy under Art. 32?

147. Civil rights - Including natural rights; SQ: A2: 1mt: 1mk.

Can an application under Art. 32 be rejected on the ground that the applicant has not moved the High Court under Art. 226 in the first instance?

148. Civil rights - Including natural rights; 152. Civil rights - Including natural rights; SQ; A2; 1mt; 1n k. SQ: A2: 1mt; 1 mk. Can the writ jurisdication of the What is the literal meaning of the Supreme Court under Art. 32 term habeas corpus? extend to authorities without the territories of India? Civil rights - Including natural rights; 153. 3Q: A2: 1mt: 1mk. 149. Civil rights - Including natural rights; Can an amendment to the Constitution 3Q; A2; 1mt; 1mk. change the right under Art. 32? Is the jurisdication of the Supreme Court under Art. 32 circumscribed by any territorial limitation? 154. Civil rights - Including natural rights; SQ: A2; 1mt; 1mk. Can an Act of the Parliament take 150. Civil rights - Including natural rights; away the right under Art. 32? SQ; A2; 1mt; 1mk.Do the procedural technicalities stand in the way for the issue of writs under Art. 32? 155. Civil rights - Including natural rights; SQ; A2; 1mt; 1mk. Whether the right under Art. 32 be abrogated by an Act of the 151. Civil rights - Including natural rights; legislature? SQ; A2; 1mt; 1mk. Who can apply for the writ of habeas corpus? 156. Civil rights - Including natural rights; SQ; A2; 1mt; 1mk, Can the Supreme Court reject an

application under Art. 32 simply on the ground that the proper writ or direction has not been prayed for?

157.	Civil rights - Including natural rights; SQ;A2; 1mt; 1mk. Is the Supreme Court bound to give any particular kind of remedy to the petitioner under Art. 32?	161.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk. Which provision of Constitution of India bestows the Supreme Court the power to act as guarantor and protector of Fundamental rights?
158.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk. Is the Supreme Court bound under Art. 32 to issue appropriate remedy to enforce the fundamental right?	162.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk. Can ordinary rights be enforced under Art. 32?
159.	Civil rights - Including natural rights; \$\infty\$; \$A2; \text{Im} t; \text{Im} k. Who is to decide finally as to what is the appropriate remedy?	163.	Civil rights - Including natural rights; SQ;A2;1mt;1mk. Which court can be moved under Art. 32 to enforce the fundamental rights?
160.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk. Can the Supreme Court be moved under Art. 32 by all sorts or proceedings?	164.	Civil rights - Including natural rights; SQ;A2; 1mt; 1mk. Why do you consider the remedy under Art. 32 to be a fundamental right.?
		165.	Civil rights - Including natural rights; SQ; A2; 1mt; 1mk. Can the remedy provided under Art. 32 be said to be a fundamental right in itself?

itself?

170. Civil rights - Including natural rights; Civil rights - Including natural; rights; 166. SQ;A1;1mt;1mk.3Q; A2; 1mt; 1mk. Does the constitution of India envisage Are the fundamental rights guaranteed any remedy to enforce fundamental under the Indian Constitution absolute? rights? 171. Civil rights - Including natural rights; SQ;A1; 1mt; 1mk. 167. Civil rights - Including natural rights; SQ:A1:2mts:2mks. Are the fundamental rights incorporated in the British Constitution? Who is prohibited against the infringment of fundamental rights? 172. Civil rights - Including natural rights; SQ;A1; Imt; Imk.Civil rights - Including natural rights; 168. SQ: A1:1mt:1mk. Whether the bye laws passed by a University be challenged violative of Can you enforce your fundamental right fundamental rights. against a private person? 173. Civil rights - Including natural rights; SQ;A1; 1mt; 1mk. 169. Civil rights - Including natural rights; SQ; A2; 2mts; 2mks.

Which authority is given power to decide

the reasonableness of the restrictions on the exercise of fundamental rights

under the Indian constitution?

What is that fundamental change

24th amendment Act?

introduced to Art. 13 by the Constitution

1/4. Civil rights - Including natural rights; SQ; A1; 1mt; 1mk.

Can a non-citizen avail of the fundamental rights under Art. 14 of Constitution?

175. Civil rights - Including natural rights; \$Q::A1: 1mt: 1mk.

Does the equality under Art. 14 mean that the same laws should apply to all persons?

176. Civil rights - Including natural rights; SQ; A2; 1mt; 1mk.

What is the right guaranteed under Art. 19(1) (g)?

177. Civil rights - Including natural rights; SQ:A2:Imt:Imk.

What is the criterion adopted in testing the validity of a law which has restrictions on fundamental rights under Art. 19?

178. Civil rights - Including natural rights; 3Q;A1;2mts;2mks.

What are the protections provided under Art. 21?

179. Civil rights - Including natural rights; SQ;A1;10 mts;8 mks.

Can the freedoms under Art. 19 be suspended after the 43rd Constitution Amendment Act of 1977?

180. Civil rights - Including natural rights; SQ;A1;1mt;1mk.

Are the freedoms under Art. 19 absolute?

181. Civil rights - Including natural rights; SQ;A1;1mt;1mk.

What are the grounds under which freedom of speech can be restrained?

182. Civil rights - Including natural rights; 3Q;A2;1mt; ln k.

Is prior censorship is warranted by Art 19?

183. Civil rights - Including natural rights; SQ: A2:2mts;2mks.

Can the concept of collective bargaining be said to be an exercise of fundamental right? 187. Civil rights - Including natural rights; 3Q;A2;2mts;2mks.

What is the object of the guarantees in Art. 19(i) (d) & (e)?

188. Civil rights - Including natural rights; 3Q;A1;1mt;1mk.

In view of Art. 31 do you think that Art. 19(i) (f) is redundant?

184. Civil rights - Including natural rights; 3Q; A1; 1mt; 1mk.

Is the right to go abroad recognised as a fundamental right under the Indian Constitution?

189. Civil rights - Including natural rights; SQ;A1;1mt;1mk.

What are the freedoms guaranteed in Art. 19(i) (g)?

185. Civil rights - Including natural rights; 3Q;A1; 1mt; 1mk.

Give the name of a constitution which guarantees the right to go abroad as a fundamental right.

190. Civil rights - Including natural rights; SQ;A1; Imt; Imk.

No child below the age of 14 years shall be employed in any factory or mine or engaged in any hazardous employment.!

It is given in which article?

186. Civil rights - Including natural rights; 3Q; A2; 2mts; 2mks.

Does the violation of passport regulation or any other law of the land result in the forfeiture of the fundamental right?

191. Civil rights - Including natural rights; 5A;A1;10mts;8mks.

Discuss the constitutional validity of Sec. 144 of Crl. Procedure Code in the context of Art. 19(i) and 19(2) with the help of decided cases.

192.	Civil rights - Including natural rights; SA; E1; 10 mts; 8 mks. Distinguish between ex-post facto laws and retroactive penal laws.	197.	Civil rights - Including natural rights; SA;A1;10mts; 8mks. Discuss the impact of the 42nd constitution amendment in relation to Art. 39.
19 3.	Civil rights - Including natural rights; SA;A2;10mts;8mks. What is the scope of Art. 20 (1) of the Indian Constitution?	198.	Civil rights - Including natural rights; sA; A1; 10 mts; 8 mks. Describe the extent of welfare state ideals reflected in the Directive principles.
194.	Civil rights - Including natural rights; SA; F2; 10mts; 10mks. Explain the relation between Art. 19 and Art. 21 of the Constitution of India.	199.	Civil rights - Including natural rights; 3A; A1;8mts;5mks. Discuss the impact of the 42nd constitution Amendment to Art. 32 and see how far the 44th amendment has neutralised the situation.
195.	Civil rights - Including natural rights; SA; A1; 10 mts; 10 mks. What are 10 Fundamental duties, added according to 42nd amendment?	200.	Civil rights - Including natural rights; sA; A1;8mts;5mks. What are the conditions precedent to the issue of certiorari under Art. 32?
196.	Civil rights - Including natural rights; SA;A1;5mts;15mks. What is right against exploitation?	201,	Civil rights - Including natural rights; SA;A1;8mts;5mks. Under what contexts writ of quo-warranto will be issued?

202. Civil rights - Including natural rights; 207. Civil rights - Including natural rights; SA:A1:8mts:5mks. SA; A1; 10 m ts; 8 m ks. How far the writ of mandamus is useful What does "appropriate proceedings" to control exercise of discretion? in Art. 32 (1) Convey? 208. Civil rights - Including natural rights; 203. Civil rights - Including natural rights; 3A;A1; 10mts; 10mks. SA:E1:8mts:timks. Discuss the importance of Art. 32 Distinguish certiorari from prohibition. of the Constitution of India. 209. Civil rights - Including natural rights; 204. Civil rights - Including natural rights; 3A; A1; 10 mts; 10 mks. SA; A1; 10 mts; 8 mks. What is the extent of freedom of · Discuss locus standi for various conscience as guaranteed by the kinds of writs. Constitution of India? 210. 205. Civil rights - Including natural rights; Civil rights - Including natural rights; 3A: A1: 10 mts: 7 mks. 3A; A1; 10 mts; 8 mks. Under what circumstances a writ Give an analysis of the impact of declaration of emergency upon under Art. 32 be issued against quasi-judicial body? the rights under Art. 19. To what extent the position is improved after the 43rd Constitution Amendment Act? 206. Civil rights - Including natural rights; SA; E 1; 10mts; 10mks. 211. Civil rights - Including natural rights;

How will you distinguish between Art. 226 and Art. 32 of our Cons-

titution?

3A: A1: 10mts: 8mks.

as fundamental?

Why some rights mentioned in the

constitution of India are characterised

212. Civil rights - Including natural rights; \$A:G2:10mts:8mks.

Can you justify the incorporation of fundamental rights in the light of Gandhian philosophy (viz. means should be a justiciable as ends.) Substantiate.

213. Civil rights - Including natural rights; 5A; F2: 10 mts: 8 mks.

Is there any difference between the term personal liberty under Art. 21 and freedom of movement under Art. 19 (1) (d).

214. Civil rights - Including natural rights; SA; A1; 1mt; 1mk,

Can non-citizens invoke the freedom under Art. 19?

215. Civil rights - Including natural rights; SA;A1;10mts;8mks.

Who are entitled to avail of the guarantee under Art. 19?

216. Civil rights - Including natural rights; SA;A1; 10mts;8mks.

Under what contingency the freedom secured by Art. 19 are suspended?

217. Civil rights - Including natural rights; SA;A1;10mts;7mks.

Canvass your arguments to recognise the right to privacy as a fundamental right.

218. Civil rights - Including natural rights; SA;A1;16 mts;7mks.

Describe the grounds and circumstances under which the right to movement can be restrained by the State.

219. Civil rights - Including natural rights; SA;A1;10mts;8mks.

What are the rights envisaged under the freedom of movement guaranteed in Art. 19 (i) (d)?

220. Civil rights - Including natural rights; I A; A1; 30 mts; 20 mks.

In what circumstances and by whome can the fundamental rights guaranteed by the constitution be suspend? Can they also be restricted and abrogated in their application to the armed forces in normal times?

221. Civil rights - Including natural rights; I A: F2:25mts:15mks.

"A declaration of fundamental rights is meaningless unless there are effective judicial remedies for their enforcement!" Explain and state how this object is achieved by the Indian Constitution.

222. Civil rights - Including natural rights; L A:G2:30mts:20mks.

' Minorities have fundamental right to administer and not to maladminister"

Critically examine the above statement and refer to relevant case-law dealing with the rights of minorities guaranteed in the Indian Constitution.

Does the law providing for the inclusion of Principal and senior-most member of the teaching staff in the governing body of a minority institution violate the constitutional right of minorities?

223. Civil rights - Including natural rights; I A;G2;30mts;20mks.

Comment on the above with reference to the later constitutional amendments, including the 42nd amendment to the Indian Constitution.

224. Civil rights - Including natural rights; I A; A1; 30 mts; 20 mks.

Briefly summarise the content of Directive Principles of State Policy and explain the relationship between Fundamental Rights and Directive Principles. Which of these, according to you should get precedence in the

present socio-political economic setup in the country and why? Have some steps been taken already in this direction?

225. Civil rights - Including natural rights; 1 A;G1;15mts;10mks.

At a time when there is shortage of sugar in the country a law is enacted restricting sale of sugar to the shops of only those persons who are given licences for this purpose. The law is challenged by a shopkeeper on the ground that it is in violation of the fundamental rights to carry on any trade or business. Decide

226. Civil rights - Including natural rights; I A; A1; 15mts; 10mks.

To what extent can the State restrict the fundamental rights to follow any profession?

227. Civil rights - Including natural rights; LA; F2; 30 mts; 20 mks.

"A declaration of fundamental rights is meaningless unless there are effective remedies for their enforcement". Explain these remedies as provided for in the Indian Constitution.

228. Civil rights - Including natural righs; I A:G1:30 mts:20 mks.

Discuss the fundamental rights to freedom of following any profession, trade or business. On what grounds can be the State restrict this freedom and to what extent?

From dealing in grain and authorising the Government to open in each state as many shops as required for this purpose. Some traders doing business of grain challenge this law as violating their fundamental right to do this business. Decide.

229. Civil rights - Including natural rights; I A;A1;30mts;20mks.

What do you understand by the
"Directive Principles of State
Policy"? What is the relationship
of the Directive Principles with
Fundamental Rights? Can in any
event, the Directive Principles
over ride Fundamental Rights?

Discuss with the help of recent constitutional developments.

230. Civil rights - Including natural rights; IA; F2; 15mts; 15mks.

Explain the nature, scope and importance of the Directive Principles of State Policy.

231. Civil rights-Including natural rights; I A;G2;30mts;20mks.

"From a judicial point of view it makes sense to say that directive principles of state policy do form part of the Constitutional Law of India and they are in no way subordinate to fundamental rights.

Critically examine the correctness of the above view. Give reasons

232. Civil rights - Including natural rights; LA; G2; 30 mts; 20 mks.

Write a critical note on the desirability and otherwise of the application of the doctrine of res-judicate to the proceedings for the enforcement of fundamental rights in the light of Daryao's case.

233. Civil rights - Including natural rights; LA; F2;20mts; 15mks.

What is the extent of Judicial protection against State encroach-ment on one's fundamental rights?

234. Civil rights - Including natural rights; I A;A1;30mts;20mks.

X petitions in a High Court under Art. 226 for a writ for the enforcement of his fundamental right to property. The High Court considers the petition on merits and dismisses it. X now seeks to move the Supreme Court by an original similar petition under Art. 32 on the same grounds which had been raised in the High Court. What advice would you give him? Give reasons.

235. Civil rights - Including natural rights; I A;G2;30mts;20mks.

Ram challenged the constitutional validity of the Price and Wage Act, fixing by a schedule the minimum price in relation-to pages at which a newspaper could be sold. The Act, he alleged, was violative of his fundamental right under Article 19 (1) - (a). The defendent, the Union of India, made the following contentions:

- (i) The object of the Act is to secure the newspapers fuller opportunities of freedom of expression by preventing unfair competition
- (ii) The Act does not restrict the rights of the petitioner to propagate his ideas.
- (iii) It is open to the newspaper to increase the space by raising the price.

Examine the Union of India's contentions and decide the constitutional validity of the Act in the light of relevant judicial decisions.

236. Civil rights - Including natural rights; Ps;D2;10mts;10n ks.

To regulate the conditions of service of working journalists Parliament enacted the working journalist Act, 1955. The Act provided to fix gratuity, wages, leave, working hours etc. A newspaper proprietor challenges the validity of these provisions contending that it affects adversely the financial position, circulation etc. and so unwarranted by Art. 19(2). Decide

237. Civil rights - Including natural rights; Ps;D2;10mts;10mks.

Sec. 26 of the Travancore Cochin Police Act. 1951 empowers the Dist. Magistrate to prohibit processions or assembly for the purpose of preserving public peace or public safety. The Act provides that such prohibition should not exceed 15 days without the sanction of the Govt. This power to prohibit is challenged violative of Art. 19 (1) (b) and not warranted by Art. 19 (2). Decide the validity of this.

238. Civil rights - Including natural rights; Ps;D2;10mts;10mks.

Sec. 5 B (2) of the Cinematograph Act, 1952 authorised the Central Govt., to issue directions laying principles for guidance to authorities to grant certificates to motion pictures for public exhibition. This prior censorship is challenged violative of the freedom under Art. 19 (1) (w). Decide,

239. Civil rights - Including natural rights; PS;D2;10mts;10mks.

An Act of State Legislature designed to grow more food empowered the authority to prohibit the manufacture of beedis (biris) if the authority is satisfied that there is shortage of labour in the agricultural front. Pursuant to this power, the authority prohibited the manufactural front. Pursuant to this power, the authority prohibited the manufacture of beedis (biris). Examine and decide the

validity of the prohibition order in the light of Art. 19 (i) (g) and Art. 19 (b)

240. Civil rights - Including natural rights; P 3:D2:15mts:10mks.

The Kerala shops and Commercial Establishment Act, 1960 provides that shops and commercial establishments shall remain closed for a day in a week. This is challenged violative of the freedom of occupation and profession. Decide the reasonableness of this restriction.

241. Civil rights - Including natural rights; P3;D2;10mts;8mks.

The minimum wages Act empowered the Govt. to fix minimum wages to be given to labourers in a particular industry. Can it be held to be a guarantee under Art. 19 (i) (g). Give reasons.

242. Civil rights - Including natural rights; P5;D2;30mts;20n ks.

The law of a State puts a ceiling on agricultural land holdings at 18 acres to be possessed by any single family unit defined by the Act itself. The land in excess of the ceiling will be acquired by the State government and distributed among the landless.

The object of the Act as recited in the Preamble is to give effect to the Directive Principles of the State Policy as contained in Art. 39 (a) and (b).

Some Zamindars want to challenge the constitutionality of this legislation alleging, inter alia, that the Act infringes their fundamental right under Art. 31 in as much as there is no public purpose to sustain the acquisition and Directive Principles cannot be enforced to take away or abridge fundamental Rights.

Advise the Zamindars as to the superiority of the Fundamental Rights over the Directive Principles or vice versa.

243. Civil rights - Including natural rights; P5;D2/F2;30mts;20mks.

A Statute of the University of a state requires every student of the University to compulsorily pay Rs. 5/- per month as the Students' Union fee. Some students of the University want to challenge the constitutional validity of the Statute on the ground that they have a fundamenright under Art. 19(1) (c) of the Constitution not to join the Union. How will you advise the students? Explain elaborately the scope of the fundamental right guaranteed by Art 19(i) (c).

244.	771				نند مست ماده وزار او وسو			
244.	-	protection of the la l;Imt;Imk.	lws - Equality,	247.	Equal protection of the laws - Equality, MC; A2; 1mt; 1mk.			
	under	ity of opportunity gu Art. 16(1) applies			No title can be conferred by the state except on the basis of			
	initia)	appointment.			a. Military			
	True	<u>True</u> / /	Don't know		b. Academic distinction c. Both A & B			
245.		protection of the la 1;1mt;1mk.	ws - Equality,	248.	Equal protection of the laws - Equality, MC; A2; 1mt; 1mk.			
Art. 16(1) covers matters subsequent to appointment as well			Which of the following articles deals with the abolition of Untouch-ability?					
	True	False	Don't know		a. Art. 14			
		/			b. A rt. 17 c. A rt. 18			
					d. Art. 19			
246.	-	l protection of the la 1;1mt;1mk.	aws - Equality,					
	Right	to equality means		249.	Equal protection of the laws - Equality,			
	a.	All must be treated			MC; A3; lmt; lmk.			
	b. с.	The equals must be state should not dis			Which of the following article deals			
		among citizens on a what so ever			with Equality before laws?			
	d.	Reservations in em	ployment		a. Art. 14			
		under the state is r			b. Art. 15			
					c. Art. 19 d. Art. 20			

250.	Equal protection of the laws - Equal MC; A1; 1mt; 1mk.	quality, 253.	Equal protection of the laws- Equality, MC; A3; 1mt; In k.			
	A differential treatment between armed forces and civilians	the	Under the Indian Constitution the right of freedom is under articles			
	 a. Nay be considered a discrept of the denial of equality be law. b. Is explicity or implicity a crimination or a denial of equality before the law. c. May not be considered a derimination or the denial equality before the law. 	fore the la iis- is-	a. 14 to 18 b. 19 to 22 c. 23 to 24			
		254.	Fqual protection of the laws- Equality, MC; A2; 1mt; 1mk.			
251.	Equal protection of the laws- Equal NC; A1; lmt; lmk	uality,	No title except Military or academic qualifications shall be confered by the State is under article:			
	The difference between Certioral and Prohibition rests in fact that a. The former is not issued a earlier stage than the latte b. The former is issued at the lier stage than the latter. c. The writ is issued by an in court to the session Court.	t r e ear-	a. 16 b. 17 c. 18			
252.	Faual protection of the laws-Fau	255.	Fqual protection of the laws-Equality, NC; A2; 1mt; 1mk.			

Abolition of titles

a.

b.

c.

constitution of India is:

Not a fundamental right

Inheritance right

A fundamental right

under the

MC; A2; 1mt; 1mk.

under article.

14 to 18

18 to 19 20 to 22

a,

b.

c.

The constitution of India ensures personal liberty of the individual

2 56.	Fqual protection of the laws - Equality, MC; A2; 1mt; 1mk.	259.	Equal protection of the laws - Equality, MC; A2; 1mt; 1mk.
	'Abolition of titles' is a fundamental right enumerated in the constitution under right to: a. Freedom b. Equality		"The state shall not discriminate against any citizen on ground only the religion, race, caste, sex, place of birth or any of them" is under Article
	c. Freedom of religion		a. 14 b. 15 c. 16
257.	Equal protection of the laws - Equality, MC; A2; 1mt; 1mk.	260.	Equal protection of the laws - Equality, MC; A2; 1mt; 1mk.
	Abolition of untouchability is a fundamental right enumerated in the constitution under right to: a. Freedom		"Prohibition of discrimination on ground or religion, race, caste, sex or place of birth is a fundamental right enumerated in the constitution under
	b. Fquality c. Freedom of religion		 a. Right of freedom b. Right of equality c. Right against exploitation
258.	Equal protection of the laws-Equality, MC; A2; 1mt; 1mk.	261.	Equal protection of the laws - Equality,
	Under the constitution of India, untouchability a. Has been abolished b. Has been retained c. Has not been abolished		MC; A2; 1mt; 1mk. "The State shall not deny to any person equality before the law or the equal protection of the laws with the territory of India" is under Article a. 14 b. 15 c. 16

262.	Equal protection of the laws - Equality, MC; A2; lmt; lmk.	265.	Equal protection of the laws - Equality, MC; A1; 1mt; 1mk.
	"The State shall not deny to any person equality before the law or the equal protection of the laws with the territory of India" is a a. Right to freedom b. Right to property c. None of these		"Right to equality" under the Indian Constitution has a. Been specifically mentioned b. No reference at all c. Been at par with laws of South African countries d. None of these
263.	Equal protection of the laws - Equality, MC; A2; 1mt; 1mk. Right to Equality is enumerated in the Indian Constitution under Articles a. 19 to 22 b. 22 to 25 c. 14 to 18	266.	Equal protection of the laws - Equality, SQ; A1; 1mt; 1mk. Whether a law applicable to a single individual which constituted a class is discriminatory under Art. 14?
264.	Equal protection of the laws - Equality, MC; A2; Imt; Imk. The payment of any taxes, the proceeds of which are specially appropriated in payment of expenses for the promotion or maintenance of any particular religion denomination a. Shall not be compelled b. Shall be compelled c. Has not been discussed in the constitution of India	267.	Fqual protection of the laws - Equality, sQ;A1; 1mt; 1mk. "Equality before the law means that among equals in the law should be equal and should be equally administered, that like shall be treated alike" who has given the above exposition? Equal protection of the laws - Equality, sA;F2;8mts;5mks. 'Article 14 guarantees the right of
			'Article 14 guarantees the right of

269.	Equal protection of the laws - Equality, I A;A1;30mts:20mks.	273.	Freedom of action - I lberty, CA; A2; 1mt; 1mk.			
	Discuss the validity of the following laws challenged on the ground of denial of equality:		Compulsory taking of photograph, finger-print or specimen hand-writing of an accused is prohibited			
	 a. A law, passed with the object of reforming Hindu Law of inheritance, providing rules for intestate succession of Hindus. b. A law reserving 68% of the seats in medical colleges of the State for scheduled castes and scheduled tribes. 	274.	by Art. 20 (3) True False Don't know Freedom of action - Liberty, CA; A2; 1mt; 1mk.			
270.	Equal protection of the laws - Equality, I A;A1;15mts;10mks. How is equality in the matter of public employment guaranteed by the Constitution?	**	Art. 20 (3) forbids only the compelling of a person to say something from his personal knowledge relating to charge against him. True False Don't know			
		275.	Freedom of action - I iberty, CA;A2; lmt; mk,			
271.	Fqual protection of the laws - Equality, I A;G2;15mts;10mks. "Equality before the law is a negative concept, equal protection		A confession by an accused without any inducement, threat or promise is not violated by Art. 20(3)			
	of the laws is a positive one". Justify.		True False Don't know			
272.	Equal protection of the laws - Equality, SQ;A1; lmt; lmk.	276.	Freedom of action - I iberty, CA; A2; 1mt; 1mk,			
	Whether Art. 13(1) operates an a bar to a avail of procedural rights with retrospective effect.		A person can be deprived of his life or personal liberty by an executive order.			
			True False Don't know			

277.	Freedom of action - I iberty, CA; A2; 1mt; 1mk.	281.	Freedom of action - I iberty, CA; A2; 1mt; 1mk.			
	A person can be arrested by an executive order sanctioned by law as mentioned in Art. 21.		Art. 21 has limited scope compared to the Americal 'due process clauses.			
	<u>True</u> <u>False</u> <u>Don't</u> know //		True False Don't know			
278.	Freedomof action - I iberty, CA; A2; lmt; lmk.	282.	Freedom of action - I iberty, CA;A2; 1mt;1mk.			
	Law under Art. 21 is equivalent to natural justice.		Procedure established by law in Art. 21 means only procedure laid down by the legislature.			
	True False Don't know		True False Don't know			
279.	Freedom of action - I iberty, CA;A2;	283.	Freedom of action - Liberty, CA; A2; 1mt; 1mk.			
	1mt; 1mk. 1 aw stated in Art. 2 ¹ means only enacted law.		Legislature has the final say as to what should be the procedure before a person is deprived of his liberty			
	True False Don't know		True False Don't know			
280.	Freedom of action - I iberty, CA;A2; Imt;lmk.	284.	Freedom of action – Liberty , CA;A2; 1mt; 1mk.			
	'Procedure established by law' in Art. 21 means 'due process of law' as conceived in the American Cons-		Court has power to scrutinise the law as to whether the safeguards under Art. 22 are compiled with the legislature.			
	titution. True False Don't know		True False Don't know			

285.	Freedom of action - I iberty, CA; 1mt; 1mk. The safeguards under Art. 22 (1 and 2) are equally available to detenus under the preventive detention laws. True False Don't king and the provention is provided to the prevention is prevention in the		Freedom of action - Liberty, CA; A1; lmt; lmk. The detenus under preventive detention laws are entitled to oral hearing before advisory board. True False Don't know
286.	Freedom of action - 1 iberty, CA; Imk. The protection under Art. 22 is available to a person who has been convicted by a competent court and detained. True False Don't kn	ı nd	Freedomof action - Liberty, CA; A2; lmt; lmk. A greater punishment is prohibited for an act already committed. True False Don't know
287.	Freedom of action - Liberty, CA; A lmt; lmk. The detention orders can be challe before Courts on ground of malafide. True False Don't kn	nged	Freedom of action - I iberty, CA; A2; Imt; Imk. The guarantee against ex-post facto laws extends to procedural matters also. True False Don't know
		291.	Freedom of action - I iberty, 3A; A2; 1mt; 1mk. Procedural formalities do not fall within the coverage of Art. 29(1) /True False Don't know

292.	Freedom of action - I is 1mt; 1mk. The protection against de jeopardy under Art. 20 (2 to all cases of punishme though not consequent to	ouble 2) extends nts even	295.	1mt; 1mk. Art. 20(2)	guarantees a convict only,	•
			296.	Freedom o	of action – I ib	perty, C A ;A2;
293.	Freedom of action - Liberature, 1mk.				Constitution g fois convict a	
	The safeguard under Art. 20(2) can be availed of only against prosecutions followed by punishment.			True	False	Don't know
	True False	Don't know				
			297.	Freedom o 1mt; 1mk.	of action - Lit	oerty, S A; A 2;
294.	Freedom of action - I it lmt; lmk.		Punishment imposed by departmental authorities are also comprehended			
	Art. 20(2) prohibits autrefois acquit.	efois		by Art. 20	False	Don't know
	True False	Don't know				Laured
			298.	1mt; 1mk. A se cond p	faction - Lib prosecution ov prohibited by	er the same
				True	False	Don't know

299.	Freedom of action - I iberty, CA; A2; Imt; Imk. The safeguard against testimonial compulsion under Art. 20(3) is open to all parties in a case.	30 o.	Freedom of action - I iberty, CA; A2; 1mt; 1mk. Art. 29(1) prohibits the passing the retro-active penal laws. True False Don't know		
	True False Don't know				
300,	Freedom of action - I iberty, CA; A2; lmt; lmk. Protection against self incrimination is available to witnesses as well in criminal cases. True False Don't know	304. 1	Freedom of action - I iberty, CA;A2; Imt; Imk. Article 20(1) prohibits all kinds of retroactive legislations. True False Don't know		
30 1.	Freedom of action - I iberty, CA; A2, lmt; lmk. Prohibition against testimonial compulsion under Art. 20(3) extends to departmental proceedings. True False Don't know	30 5.	Freedom of action - Liberty, CA; A2; 1mt; 1mk. Article 19(1) (c) guarantees the right to form associations or Unions. True False Don't know		
302.	Freedom of action - I iberty, CA; A2; lmt; lmk. Seizures made under search warrant a not prohibited by Art. 20(J). True False Don't know	30 6. are	Freedom of action - Liberty, CA; A2; Imt; Imk. Article 19(1) guarantees the right to move freely throughout the territory of India. True False Don't know		

30 i.	Freedom of actio	n - I iberty	, CA; A 2;	311.	Free lmt;		action,- Li	berty, CA; A2;
	Article 19(1) (e) to reside and sett the territory of I	tle in any p			right) (b) guaran emble peace s.	
	<u>True</u> <u>Fals</u>	se E	<u>on't</u> know /		True	;	False	<u>Don't</u> know
308.	Freedom of action limt; 1 mk.	n – I iberty	, C A;A 2;	J12.	Free lmt;		action – I it	oerty, MC; A3 ;
	Article 19(1) (f) g to acquire, hold a property.				detai befo	ned in o	n who is ar custody shal earest magi of such arro	l be produced strate with
	True Fals	<u>se</u> <u>D</u>	on't know		a, b. c. d.	24 hou 26 hou 2 days 4 days	rs rs	5 5 U
:09.	Freedomof action Imt; Imk.	- I iberty,	C A ; A 2;					
	Article 19(1) (g) g to practice any pr carry on any occu- business.	rofession, o	or to					
	True Fals	<u>se</u> <u>D</u>	on't know	313.	Free 1mt;		action - I i	berty, MC; A 3;
310.	Freedom of action lmt; lmk.	-			Board deten deten perio	d, No la tion, sl	aws providin nall authoris a person fo	
	Article 21 talks all life and personal		etion of		a. b. c.	6		
	True Fals	<u>e</u> <u>D</u>	on't know		d.	7		 /

314.	Freedom of action - I iberty, MC;A2; lmt; lmk.	317.	Freedom of action - I iberty, MC; A2; lmt; lmk.
	The arrested person will be produced before the nearest magistrate within a. 28 hrs of arrest b. 24 hrs of arrest c. 12 hrs of arrest		'A detention in which a regular court trial is given and the guilt of the detenu is established is a: a. Preventive detention b. Punitive detention c. Illegal detention
		318.	Freedom of action - I.iberty, MC; A2; 1mt; 1mk.
315.	Freedom of action - I iberty, MC; A2; Imt; lmk. 'Preventive Detention' - under the Indian Constitution is a. Not allowed b. Illegal c. Allowed		'A precaution, under which a person is stopped from committing a crime by detained' - it is a a. Preventive detention b. Punitive detention c. Illegal detention
316.	Freedom of action - I iberty, MC; A2; lmt; lmk. Under the Indian Constitution - preventive detention is under article a. 19 b. 20 c. 22	319.	Freedom of action - Liberty, MC; A2; 1mt; 1mk. The preventive detention is possible under: a. Emergency circumstances b. Extraordinary circumstances c. Emergency as well as in moral peace time

320. Freedom of action - I iberty, MC; A2; lmt: lmk.

The arrested person under the Indian constitution has:

- a. No right to consult legal practioner of his choice
- b. No right to defend
- c. A right to consult legal practioner of his choice

324. Freedom of action - I lberty, SQ; A3; 2mts; 2mks.

Give the name of the first case filed before the Supreme Court to discuss at length the scope of Art. 21.

325. Freedom of action - Liberty, sQ;A2; 2mts;2mks.

Does the term 'law' in Art. 21 comprehened principles of natural justice?

321. Freedom of action - I lberty, 3Q; A2 2mts; 2mks.

Whether a law authorising the arrest of a person but which does not provide for informing the ground of arrest valid?

326. Freedom of action - I iberty, SQ; A2; 2mts; 2mks.

Does the term 'law' in Art. 21 confine to laws enacted by the lagislature?

322. Freedom of action - I iberty, 3Q;A1; 1mt; 1mk.

Is the executive competent to deprive a person of his life of personal liberty?

327. Freedom of action - Liberty, SQ; A2; 2mts:2mks.

Is the right to travel abroad is part of a person's personal liberty?

323. Freedom of action - I iberty, SQ; A1; 1mt; 1mk.

Can the non-citizens avail of the safeguards under Art. 21?

328.	Freedom of action - I iberty, SQ;A2; 2mts;2mks.	333.	Freedom of action - Liberty, SQ;A1; 2mts;2mks.
	Does personal liberty extend to the intellectual faculties of an individual?		Can the parties in a civil case claim the protection against self-incrimination?
329.	Freedom of action - I iberty, SQ; A2; 2mts;2mks. Does personal liberty confine to bodily liberty alone?	334.	Freedom of action - Liberty, SQ;A1: 2mts;2mks. Are the witnesses in criminal cases protected by Art 20 (3)?
330.	Freedom of action - Liberty, SQ; A2; 2mts; 2mks. What does the term personal liberty in Art. 21 mean?	335.	Freedom of action - I iberty, sQ;A2; 2mts;2mks. Should not the law provide for an arrested person the right to consult and to be represented by a lawyer of his own choice?
331.	Freedom of action - Liberty, 3Q; A2; 2mts; 2mks. Can the tape recorded statement of an accused made without force be admitted in evidence?	3.6.	Freedom of action - Liberty, SQ;A1; 2mts;2mks. What is meant by subjective satisfaction?
332.	Freedom of action - I iberty, SQ; A2; 2mts; 2mks. Does Art 29 (3) permit the taking of specimen handwriting of an accused?	337.	Freedom of action - Liberty, SQ;A1-lmt;1mk. What are the grounds to c'subjective satisfaction authority?

338.	Freedom of action - 1 iberty, SQ;A;; 1mt; 1mk.	34 3.	Freedom of action - Liberty. SQ; A1; 2mts; 2mks.
	Are the Courts competent to probe on the subjective satisfaction of detaining authority?		Are the detenus entitled to make representation to the Advisory Board?
339.	Freedom of action - 1 iberty, SQ;A3;1mt; 1mk.	344.	Freedom of action - 1 iberty, SQ;A1; 2mts;2mks.
	Is the State legislature competent to make law authorising detention beyond three months?		Are the detenus entitled to know the grounds of detention?
340.	Freedom of action - I iberty, SQ;A1; 2mts;2mks.	345.	Freedom of action - Liberty, SQ;A1; 2mts;2mks.
	Whether the detenes are entitled to defend through lawyers?		What is the maximum period of detention permitted by the Constitution without the sanction of the Advisory Board?
34 1.	Freedom of action - Liberty, SQ;A1; 2mts;2mks.		
	Are the detenus entitled to make oral representation?	346.	Freedom of action - I iberty, 3Q;A1; 2mts;2mks.
342.	Freedom of action - 1 iberty, SQ;A1;		Can the detenue under the preventive detention laws avail of the protections under Art. 22 -(1 and 2)?
	2mts;2mks.		
	With whom the detenues can submit their representation?	347.	Freedom of action - Liberty, SQ; A1; 2mts; 2mks.
			Whether an enemy alien is entitled to the safeguards under Art. 22 clauses 1 and 27

348.	Freedom of action - I iberty, SQ; A1; 2mts; 2mks. Can a person be detained under the ordinary law beyond 24 hrs without order of the Magistrate?	353.	Freedom of action-Liberty, SA; A2; 10mts; 7mks. Examine the scope of Art. 20(3) of the Constitution of India.
349.	Freedom of action - I iberty, SQ; A1; 2mts; 2mks. Do you justify the retention of preventive detention?	354.	Freedom of action - I iberty, SA; A2; 10mts; 8mks. What are the safeguards designed under Art. 21?
350.	Freedom of action - I iberty, 3Q;G1; 2mts;2mks. Do you reconcile with the minority view in the Habeas Corpus Case?	355.	Freedom of Action - Liberty, SA;A1; 8mts;5mks. What are the rules of natural justice and discuss their bearing on Art. 21?
351.	Freedom of action - I iberty, 5Q;G1; 2mts;2mks. Who gave the dissenting voice the Habeas Corpus case?	356.	Freedom of Action - Liberty, SA; A2; 10mts;8mks. What are those protections guaranted to persons detained under the preventive detention law?
352,	Freedom of action - I iberty, SQ; A3; Imt; Imk. Under which article, seven freedoms under article 19(1) can be suspended?	357.	Freedom of action - I iberty, SA; A3; 10m 10mts; 10mks. What is the rationale behind the production of the arrested person before Magistrate within 24 hours of the arrest?

of the arrest.?

358. Freedom of action - Liberty, SA; A3; 10 mts; 8 mks.

What is meant by preventive detention?

359. Freedom of action - I iberty, 5A;A2; 10mts:8mks.

How does Art. 20(2) differ from the corresponding safeguard under the United States of America Constitution?

360. Freedom of action - Liberty, SA;A1; 5mts:5mks.

What is Right to freedom of Religion?

361. Freedom of action - Liberty, SA; A1; 10mts:10mks.

Describe the ambit of the term 'law' used in Art. 21 as held by the Supreme Court of India.

362. Freedom of action - Liberty, LA; F2; 20mts: 15mks.

Briefly explain the relationship between Article 21 which grants the right to protection of life and personal liberty and Art. 22. which provides for preventive detention in certain cases and fully explain the nature and scope of Art. 22.

363. Freedom of action - Liberty, LA; A1; 25mts; 15mks.

Examine the scope of the expression 'personal liberty' in Article 21 of the Constitution of India. Do you think that the expression 'procedure established by law' in Article 21 introduces into India the American concept 'without due process of law' on the subject? Discuss.

364. Freedom of action - Liberty, LA; A1; 25mts; 15mks.

Discuss with the help of decided cases the scope of the right of personal liberty guaranteed by Art 21 of the Constitution explaining the relationship between Arts. 21 and 19 (1). 365. Freedom of action - Liberty, LA;G1; 25mts:15mks.

Critically examine the scope of expressions, 'personal liberty' and 'procedure established by law' under Article 21 of the Constitution of India.

366. Freedom of action - I iberty, PS;C1; 30mts;20mks.

Critically examine the views of Kania CJ in his judgement in A. K. Gopalan v State of Madras AIR 1950 SC 27 regarding the scope of the expression 'personal liberty' in Article 21 of the Constitution.

The Police Regulations of State of Haryana provide for the domicilliary visits to the house of a suspect for the purposes of making sure that the suspect is staying at home or whether he has gone out. The Police enter the house of Sudama, knock and shout at his door, wake him up and thereby disturb his sleep.

Sudama contends that these domicilliary visits by the police deprive him to his personal liberty and impose unreasonable restriction on his freedom of movement.

Decide, giving reasons.

367. Freedom of conscience and religion, LA; A1; 15mts; 10mks.

Discuss fully the right to Freedom of Religion.

368. Freedom of conscience and religion, Ps;D2;30mts;20mks.

The Madras Temple Entry Authorisation Act, 1957 was enacted to remove the disabilities imposed by custom or usage on certain classes of Hindus against entry into and worship in the Hindu temple of public character in the State. The trustees of a Hindu temple T in the State resisted the entry into and worship by all classes of Hindus into the temple on the following grounds:

- that the Act could not apply
 to temple T as it was a
 denominational religious
 institution belonging solely
 to the " Gowda Saraswatha
 Brahmin Community" and not
 a Hindu temple of a public
 character; and
- (ii) that the Act was void being repugnant to Article 26(b) of the Constitution of India.

How will you decide? The relevant provisions of the Constitution are as follows:

Art. 25(2): "Nothing...shall prevent the State from making any law ____(a)....(b)... throwing open to Hindu religious institutions of a public character to all classes and sections of Hindus"

Art. 26: "....every religious denomination or any section thereof shall have the right -- (a)....;
(b) to manage its own affairs in matters of religion; (c)....; and (d)....".

369. Freedom of speech, MC; A2; lmt; 1mk,

Freedom of speech and expression means

- a. One can criticise his own government freely
- b. One has the liberty to express himself freely
- c. One can criticise the foreign governments
- d. One has the unrestricted right to criticise any body.

370. Freedom of speach, SA;A1; 10mts:8mks.

Evaluate the scope of free speech and free press under the Constitution of India?

371. Freedom of speech, I A; A1; 25mts: 15mks.

"All citizens shall have the right to freedom of speech and expression". Discuss the nature of this right and state the grounds on which restrictions can be imposed on this right.

372. Freedom of speech, LA; F2; 30 mts; 20 mks.

Explain the scope of right to freedom of speech and expression guaranteed by the Constitution. Refer to decided cases.

373. Freedom of speech, LA; F2; 20mts; 10mks.

"The fundamental right to freedom of speech and expression is not unlimited".

Comment explaining the grounds on which reasonable restrictions can be imposed on the exercise of this right.

374. Freedomof speech, PS; D2/G1; 30mts; 20mks.

X, an editor of a daily newspaper, is summoned by the Speaker of a State Assembly to answer the charge of having committed the breach of privilege of the House by publishing a portion of a the speech of a member of the Assembly delivered at the floor of the House but which was ordered to be expunged by the Speaker. X moves the Supreme Court and claims the protection of his right to freedom of speech and expression under Art. 19 (i) (a) of the Constitution. Decide, giving reasons.

375. Freedom of speech, PS;D2; 30mts; 20mks.

Mohan addressed a group of farmers and advised them not to pay an agricultural tax sought to be levied by the Government under a law. His most extreme statement was "the tax is so excessive that it would suck the blood out of us". He was arrested under a law making penal any instigation "by word or visible representation not to pay or defer any payment of any exaction to the Government". Mohan challenged the penal law on ground of infringement of his freedom of speech and expression. Prepare a brief for Mohan anticipating the arguments of the Government.

376. Freedom of speech, P3;G1;30mts; 20mks.

A Uttar Pradesh State I egislation empowered the State Covernment to prohibit or regulate the entry into or the circulation, sale or distribution of any document or classes of ducuments on the ground of public safety, public order or maintenance of communal harmony.

During the communal riot in Lucknow the U.P. Government issued an order against P, the editor of an Urdu daily prohibiting him from publishing any article, report or news item relating to those riots for two months from the date of the order. The order also contained a prohibition for bringing into the State of Uttar Pradesh, the edition

of the paper printed and published at Delhi, with no mention of time.

P challenges the order as infringing his right of freedom of speech and expression. Prepare reasoned arguments for P.

377. Freedom of speech, PS;D2;25mts; 15mks.

Ajay, an active critic of the Government policies made certain public speeches criticising the Government for failure to resolve the economic crisis and also revealed the lavishly led lives of some of the top officials of the Government. As a result of his speeches there were demonstrations and a few stray incidents of violence in the area. Apprehending however, the breach of public order, the Government of India detains him preventively under a Central law. What constitutional protections would you insist upon on Ajay's behalf?

378. Freedom of speech, P5;D2;30mts; 20mks.

The Akali Party in the State of Punjab started an agitation for the partition of the State on linguistic basis. The Hindus also started a counter 'Save Hindi Agitation'. The agitation and the counter-agitation were being carried on in the press vehemently resulting in serious tension between the Akalis and the Hindus.

The State Government, acting under a State law, issued a notification against the Editor of the newspaper Hindi, which was carrying on persistant propaganda in support of the 'Save Hindi Agitation', banning the circulation of the Paper——in the State of Punjab and prohibiting the publication of any news or views connected with the 'Save Hindi Agitation' for a period of two months initially which could be extended the reafter also, if necessary, as it was 'likely to affect public peace and tranquility in the State'.

The Editor challenges the constitutional validity of the notification as being inconsistent to the right of freedom of speech and expression. How will you decide?

379. Freedom of speech, Ps;G1;25mts;15mks.

'A' was prosecuted for violating the provisions of the Press Fmergency powers Act, 1931. The alleged violation which took place in 1949 and the prosecution thereon was started in February, 1950. A contended that the impugned provisions of the Press emergency power Act 1931 are abridging his freedom of speech guaranteed under Art. 19(1) (a) and that it is unreasonable restriction under Art. 19(2) and so the prosecution is not sustainable. Decide.

380. Freedom of speech, PS;G1;10mts; 8mks.

State X by law reserves 65% of the seats in the Government Medical and Engineering Colleges in the State for certain caste groups which the State categorises as backward classes and scheduled castes and scheduled tribes. The population of the State is further sub-classified into backward classes and more Backward classes in which caste plays a preponderant role. As a result, nearly 90% of the population of the State is treated as backward, with the sole exception of the Brahmin community. A number of Brahmin students who are denied admission to the said institutions challenge the validity of the State law on ground of denial of equality.

How would you decide?

381. Freedom of speech, PS;G1;30mts;20mks.

Serious tension had arisen between the Hindus and Akalis in the State of Puniab over the question of the partition of the State on linguistic basis. The agitation and the counter-agitation were being carried on the Press and from other platforms. The Punjab Government, acting under a State Law, passed an order banning a newspaper 'Pratap' from publishing anything related to the agitation, as the publication was likely to affect public order and transquility in the State within the meaning of the law. The editor of 'Pratap' challenges the order and the law under which it was passed on the ground of infrigment of the freedom of speech and expression. How would you argue if you happen to hold a brief for the editor?

382.	Freedom of publication, CA;A1; 1mt; 1mk.	38 6.	Freedom of publication, PS;D2; 30mts;20mks.
	Prior censorship is violative of freedom of press. True False Don't know		Discuss the validity of a law authorising putting any two of the following restrictive measure on pages, price, publication and circulation of newspapers, namely;
383.	Freedom of publication; 5A;A1;1mt; 1mk. Can trading and commercial advertisement form part of the press freedom?		 (i) Fixation of a minimal price for a 8-page copy of a newspaper subject to an imposed condition of a price rise for every additional page. (ii) Fixation of an inflexible 10-pages ceiling without permitting any increase of column space even with a proportionate price hike. (iii) Prohibitive restriction on all sunday Supplements.
			Refe r to dec ided cases.
384.	Freedomof publication, I A;A1;15mts; 10mks.	387.	Fconomic rights, CA; A2; 1mt; 1mk.
	Write a short essay on the Freedom of the Press in India.		The usurper can invoke the protection under 19 (i) (f) with respect to property illegally secured. True False Don't know
385.	Freedom of publication, I A;A 1;25mts; 15mks.	:888.	Economic rights, CA; A2; lmt; lmk.
	What is the extent and scope of the liberty of press guaranteed under the Constitution of India? Does it include the publication of advertise- ment?		The privileges following from the ownership of property are not independently taken themselves treated as property. True False Don't know

389.		rights, C A; A 2;		393.				4 2; 1mt; 1mk.
	The right to a manager to manage properties is not property.				Incorporal rights also constitu property.			constitute
	True //	False	Don't know		True		False //	Don't know
390.	Economic 1	d gh t s,C A; A 2;	1mt; 1mk.	394.	Econo	mic r	rights, CA;	A 2; 1mt; 1mk.
	Right to trustee to manage trust properties is not property.				То со	nsti tu	te property	under 19(i) (f)
	True	False	Don't know		True		False	Don't know
391.		rights, C A;A 2;			_			•
	in reasonable restriction under Art. 19 (5)	39 5.			rights, CA;	A2 ;1mt;1mk. 31 <i>(</i> 2) a re		
	True	False	Don't know		mutu ^a		clusive.	
					True		False	Don't know
392.	Economic	rights, C A;A	2;1mt;1mk.	20.6	T		oloh A. M.G.	Adam Adam b
	The office of a hereditary trustee is not property within Art. 19(i).			396.	Economic rights, MC;A1;1mt;1mk. Right to property forbids the government from			
	True	False	Don't know		a. b. c. d.	Acqui witho Depri perty Natio indus	ring private ut the autho iving a pers without jus nalising pri try or busi	ority of law on of his pro- it compensation vate trade,

a sick industrial unit.

397.	Economic rights, MC;A2;1mt;1mk.	400.	Economic rights, MC; A3; 1mt; 1mk.
	Whether right to property under the Indian Constitution is a		Article 31 (c) has been inserted into the constitution with effect from the — Constitutional Amendment.
	a. Civil right		MIC CONDITIONAL -AND MAINTING
	b. I egal right		a. 24th
	c. Fundamental right		b. 25th c. 42nd
	d. Natural right		c. 42nd
398,	Economic rights, MC; A2; 1mt; 1mk.	401.	Economic rights, MC;A3;1mt;1mk.
	In the 17th Amendment Act, article		The main distinctions between the
	31-AJudicial Review.		Article 31(4) and 31(c) is the provision that
	a. Did not give protection to		A 41 1 04/A) holy table attends
	"estate" from b. Gave protection to "Estate"		a. Article 31(A) deals with national - ization of all industries
	from		b. Article 31 (C) deals with only
	c. Cave considerable scope to the		agrarian reforms
	nature of		c. The former dealt with only agrarian reforms
			<u> </u>
		402.	Economic rights, MC; A3; 1mt; 1mk.
399.	Economic rights, MC; A2; 1mt; 1mk.		The Supreme Court ruled that
	Under A rticle 31- A the word "Estate" was		"property" in Article 19(1) f.
	a. To include lands under ryotwari		a. Include moveable propertyb. Covers only immovable
	only		c. Both movable and immovable
	b. To mean land under ryotwari and		property.
	excluding other lands convered		
	by Land Reform Act. c. Defined to include lands under		
	ryotwari and also lands convered		
	by Land Reform Acts.		

Economic rights, MC;A1; 1mt; 1mk. 407. Economic rights, SA; A1; 10 mts; 8 mks. 403. Right to property forbids the Describe the efficacy of Art. 19(i) (f) in the context of Art. 31 of the government from constitution. Acquiring private property a. without the authority of law Depriving a person of his b. property without just comensation Nationalising private trade; c. 408. Economic rights, SA; A1; 10mts; 8mks. industry or business d. Taking over the management Evaluate the impact of the 25th and of sick industrial unit. 42nd Constitution Amendments to Art. 19(i) (f). Economic rights, MC; A2; 1mt; 1mk. **404**. Whether right to property under 409. Economic rights, SA; F2; 10 mts; 10 mks. the Indian Constitution is a: Explain the protections provided Civil right a. by Art. 19(i) (f)? b. I egal right c. Fundamental right Natural right d. 4 10. Economic rights, SA; A1; 10 mts; 10 mks. Discuss fully the Right to Property. 405. Economic rights, SQ; A1; 1mt; 1mk. Can the right to receive pension is comprehended by the term property?

411.

Economic rights, SA; A1; 10mts; 8mks.

Describe the safeguards against confiscatory and expropriatory legislations provided by Art. 19 (i)

406.

(f)?

Economic rights, SA; A1; 10mts; 8mks.

To what extent state can interfere

and regulate the right to property

under Art. 19(i) (g)?

4 12. Economic rights, I A; A1; 30 mts; 20 mks.

Determine the place of eminent domain in view of the recent constitutional developments in regard to 'the right to property' in the Constitution of India.

413. Economic rights, I A;A1;30mts;20mks.

On what grounds can the acquisition of private property by the State be challenged before the courts? Throw light on the change which is introduced in this respect by the 25th Amendment to the Constitution.

414. Economic rights, I A; F2; 15mts; 10mks.

Explain fully the Right to Property with special reference to Ist, 4th, 1.th, 24th and 25th Amendments.

415. Economic of rights, I A; A1; 20 mts; 15 mks.

Discuss, with the help of decided cases, the scope of right to property guaranteed under the Indian Constitution.

416. Economic rights, I A; F2; 30n ts; 20mks.

Explain the constitutional provision regarding the right to property as it stands today after the various amendments. Refer to decided cases.

417. Economic rights, PS;G1;30mts;20mks.

The state of Rajasthan enacts a law for the acquisition of property, Ramdas, whose property was acquired under this law, moves the High Court under Article 226 on the ground that the law violated his fundamental right to property. The High Court considers the petition on merits and rejects it. Ramdas, now seeks to move the Supreme Court by an original petition on under Article 32 on the same grounds which had been raised in the High Court.

What advice would you give to him?

418. Right of assembly and association, CA; A2; 1mt; 1mk.

The United States constitution guarantees to the people the right to keep and bear arms.

True	<u>False</u>	Do <u>n't k</u> now
<i></i>	//	//

419. Right of assembly and association, CA; A2:1mt:1mk.

Right to assembly is given under fundamental rights

True	False	Dom't know
7	/ 	//

420.	Right of assembly and ass A2; 1mt; 1mk.	sociation, C A ;	424.	Right of assembly and association, SQ; A1; 1mt; 1mk.
	The right to assembly und Indian constitution is avaleven if it is not practicab	ilable		When does the right to assembly become unavailable?
	True False	Don't know		
			425.	Right of assembly and association, SQ;A1; lmt; lmk.
				Can the State restrain an assembly?
421.	Right of assembly and assimt; lmk.	sociation, CA;A2;		
	The right to assembly in right to hold meetings and out processions. True False		426.	Right of assembly and association, SQ; A1; 1mt; 1mk. What are the justifications for restraining an assembly?
422.	Right of assembly and as A1; 1mt; 1mk. Which fundamental right citizens to hold meetings take out processions?	enables	4 27.	Right of assembly and association, SQ;A1; 1mt; 1mk. Whether the formation of trade unions constitutes an exercise of freedom of association?
423.	Right of assembly and as 1mt; 1mk. Can the right to assembly by citizens bearing dead	y be claimed	428.	Right of assembly and association, SQ; A2; 1mt; 1mk. Can the Government ban an association?

433. 429. Right of assembly and association, SQ; Right of assembly and association, SA; A2;2mts;2mks. A1:10mts:8mks. Can the Govt. prohibits its servants The right to form association or union from joining any unrecognised service is said to be the very life-blood of association? democracy. Substantiate this. 430. Right of assembly and association, 3Q; 434. Right of assembly and association, SA; A1; 1mt; 1mk; A1;10mts;8mks. Does the right to assembly guaranteed Evaluate the permissible limits beyond under Art. 19(i) (b) include right to which the State should not travel to hold meetings and to take out processions? restrain the freedom of assembly. 431. Right of assembly and association, SQ: 435. Right of assembly and association, sA; A1; 1mt; 1mk. A1;10mts;8mks. Is the right to strike included in the Discuss the importance of freedom fundamental freedoms? of assembly in a democratic state. 432. Right of assembly and association, SA; A2; 10 m ts; 8 m ks. 436. Right of assembly and association, PS;

Under what circumstances the State can restrain the freedom to form

associations or Unions?

D2:10mts:10n ks.

Rule 4 B of the Central Service

Conduct Rules 1955 prohibited Govt. Servants from joining any unrecognised service association of Govt; Servants. This rule is challenged violative of freedom of association. Decide.

437.	I imitation and suspension of individual rights and guarantees, CA;A2; Imt; Imk. Imposition of licence fee as a requirement for a grant of licence to a citizen who wants to carry on a trade is not an unreasonable restriction. True False Don't know	440.	Limitation and suspension of individual rights and guarantees, CA; A2; 1mt; 1mk. I aw permitting a tenant to purchase the property on its termination of the tenancy on payment of the price fixed by Statute is a reasonable restriction under Art, 19(5). True False Don't know
438.	I imitation and suspension of individual rights and guarantees, CA;A2; 1mt; 1mk. The state has power to enforce an absolute prohibition of manufacture or sale of intoxicating liquor. True False Don't know	44 1.	I imitation and suspension of individual rights and guarantees, 1 A;G2;25mts; 15mks. Trace briefly the history of conflict between the judiciary and legislature over the question of compensation to be paid for acquisition of private property.
439.	I imitation and suspension of individual, rights and guarantees, CA; A2; 1mt; 1mk. The state has right to prohibit trades which are illegal or immoral or injurious to the health and welfare of the public. True False Lon't know	442.	Political rights, IA; A2; 15mts; 10mks. State the constitutional rights and priveleges of citizens of India.

443. Political rights, I A; A2; 15mts; 10n ks.

What are the Seven Freedoms guaranteed by our constitution? Who can claim them? State their limitations.

and the magistrate remanded him to custody for a week. C brought an action against police officers for his arrest and detention upto the time of grant of judicial remand.

Discuss and decide.

444. Political rights, I A; A1; 20mts; 12mks.

What are the Constitutional obligations of the State in the matter of right to work, conditions of work, equal payment to men and women for the same kind of works, unemployment and old age?

446. I egislation, LA; A1; 20mts; 15 mks.

Write an essay on the doctrine of colourable legislation?

447. Legislation, LA; E1; 25mts; 20mks.

Giving one illustration for each, explain the doctrines of the territorial nexus and the colourable legislation.

445. Political rights, PS;D2/G1, 30mts;20mks.

What right of A is violated in the following case?

Two police officers arrested C without a warrant at his warehouse. They suspected on reasonable grounds that he had stolen or febuluously received at a neighbouring town a bail of cloth which was then in his warehouse. But when they arrested him, they did not give him this as the ground of his arrest. They in fact told C that they were arresting him on a charge of unlawful possession under the terms of a particular statute which statute admittedly gave them no power to arrest without a warrant. Next day C was produced before the magistrate on a charge of 'unlawful possession',

448. Law, MC; A2; 1mt; 1mk.

I aw in Article 21 and 31 must mean

- a. Custom and common law
- b. Statutory or enacted law
- None of the above.



449. I aw, MC; A2; 1mt; 1mk.

What was the authority making a law for regulating Hindu Religions and charitable Endowments.

- a. The Government of India
- b. The High Court of Madras
- c. The Union Government

450. law, MC; A1; lmt; lmk.

How far a law creating special courts for a class of offences is:

- a. Permissible under the Indian Constitution
- b. Forbidden by the Indian Constitution
- c. Offends the guarantee of equality before law
- d. Curtails the power or ordinary courts

451. I aw, MC; A2; 1mt; 1mk.

"By adopting the phrase procedure established by law" the constitution gave the:

- a. The judiciary "the final word to determine the law"
- b. The legislature the final word to determine the law"
- c. The Executive fund word of determine the law"

452. I aw, MC;A1; 1mt; 1mk.

A law declared ultra vires

- a. Becomes in operative for the moment being
- Is not in operation and it cannot create any rights or obligations
- c. Imposes restrictions on the legislature to make the laws.

453. 1 aw, 3Q;A1;1mt;1mk.

A law conferring administrative discretion without laying down the policy whether offends Art. 14?

454. I aw, I A; A2; 15mts; 10mks.

State if the expression 'Law' as defined in Article 13 of the Constitution includes an amendment to the Constitution.

455. I aw, I A; A1; 30 mts; 20 mks.

state the law and convention with regard to

- a. Appointment of Chief N'inister
- b. Dissolution of the Legislative Assembly
- c. Collective responsibility of the Council of Ministers

456.	I aw, I A;F2;25mts;15mks. Explain the meaning of "equality before the Law or the equal protection of the Laws." Is the principle of equality violated by a law which, for the purpose of admission to a medical college, prescribed lower percentage of marks for women than that prescribed for men? Cive reasons for your answer.	459.	Constitutional law, General, CA; A2; 1mt; 1mk. State cannot impose prior censorship on films. True False Don't know
		460.	Constitutional law, General, CA;A1; lmt; lmk.
			Art. 14 permits class legislation
457.	Justice, MC;G1;1mt; In k. Whether the concept of justice under the Indian Constitution is a: a. Basic tenet of the government		True False Don't know
	b. Matter of political expediancy c. N'ere wishful thinking d. Constitutional mandate to the Government.	461.	Constitutional law, General, CA;A1; lmt; lmk. Art. 14 does not mean that all laws must be general in character True False Don't know
458.	Constitutional I aw; General, CA; A2; Imt; le k. The share in a company is property.	462.	Constitutional law, General, CA; A1; 1mt; 1mk.
	True False Don't know		Art. 14 demands that the same laws should apply to all persons.
	Pagangandan Ambanan Entlethanan		True False Don't know

463.	Constitution law, General, CA; A1; 1mt; lmk. Doctrine of eclipse applies to post constitution laws. True False Don't know	467.	Constitutional law, General, CA;A1; Imt; Imk. University of Madras is a 'State' True False Don't know
464.	Constitutional law, General, CA; A2; Imt; Imk. Doctrine of eclipse applies to pre-constitution laws. True False Don't know	468.	Constitutional law, General, CA; A1; lmt; lmk. Caste can also be considered alongwith other relevant factors to decide backwardness under Art. 15(4) True False Don't know
465.	Constitutional law, General, CA; A2; Imt; Imk. A post constitution law abridging Fundamental rights is void abonitio. True False Don't know	469.	Constitutional law, General, CA;A1, Imt; 1mk. Art. 14 prohibits discrimination between the State and private individual. True False Don't know
466.	Constitutional law, General, CA; A1; lmt; lmk. Flectricity board is a 'State'. True False Don't know	470.	Constitutional law, General, CA; A1; 1mt; 1mk. Art. 14 prehibits conferment of unguided discretion to administrators. True False Don't know

471	Constitution Inn. Consent CA. At	4.55	General Annual Laure Control of Annual Control
471.	Constitutional law, General, CA; A1; 1mt; 1mk,	475.	Constitutional law, General A. C; A2; Imt; Imk.
	The usage "backward classes" in Art. 15(4) does not mean backward castes.		F. N. Balsara in the State of Bombay case prayed for
	True False Don't know		 a. A writ of mandamus b. A writ on Habeas Corpus c. A writ of Prohibition
472.	Constitutional law, General, CA; A1; 1mt; 1mk.	476.	Constitutional law, General, MC; A1;
	Art. 14 permits reasonable classification.		1mt;1mk. India is sovereign because
	True False Don't know		 a. It is independent of all authorities b. There is equality in all spheres of life c. President is the Constitutional Head
473.	Constitutional law, General, CA; A2; 1mt; 1mk.		d. None of these.
	Pre-constitution laws inconsistent with Fundamental Rights are void only from the date of commencement of the Constitution. True False Don't know	477.	Constitutional law, General, MC; A3; lmt; lmk. In the case of Dr. Khare Vs. The State of Delhi, he was the President of
474.	Constitutional law, General, MC; A2; 1mt; lmk.		a. R. S. S., b. Hindu Sabha c. Communist Party
	The petitioner, F. N. Balsara in the case of the State of Bombay was:		
	a. An Anglo-Indian b. An Indian Citizen c. A refugee 7-7		

478.	Constitutional law, General, MC; A2; 1mt; 1mk. The Govt. of Madras under the Maintenance of Public Order Act of 1949		b. Deprived him of all the rights specified in Article 19(1) c. None of the above.
	 a. Imposed a ban on the freedom of propagation of ideal b. Freedom of speech and expression c. On the entry and circulation of the journal in Madras State. 	481.	Constitutional law, General, MC; A1; 1 lmt; lmk. State if transfer of Indian territory to a foreign State requires: a. An act of Parliament b. An amendment of the Constitution c. An International treaty d. An opinion of the Supreme Court.
479.	Constitutional law, General, MC;A1; Imt; Imk.		
	In the case of the State of Bombay Vs. F.N. Balsara, the problem was		
	 a. The law that would be made in future would be ultra vires and void if it is in conflict with any of the fundamental rights. b. Was "liquor" property within the meaning of Article 19(1) and could be State prohibit the possession and consumption of liquor in the face of that Article 	482.	Constitutional law, General, MC; A1; 1mt; 1mk. Alteration of the name and boundary of a State in the Union of India can be done by a. The concerned State Legislature b. The Governor of that State c. The President of India d. An Act of Parliament
480.	Constitutional law, General, MC; A3; 1mt; 1mk.		

Gopalan's first contention was that the order of a detention in a Cell;

his right.

a.

Imposed certain limitations on

483.	Constitutional law, General, MC; A1; lmt; lmk.	486.	Constitutional law, General, MC; A2; Imt; Imk.
	No tax can be levied or collected without		The case of A.K. Gopalan V/s State of Madras arose out of
	a. An order of the Governor b. A resolution of Parliament c. The authority of a law d. An order of a Court of I aw		a. Right to property b. Right to freedom c. Right against discrimination
484.	Constitutional law, General, MC; A2 ;	487.	Constitutional law, General, MC; A3; 1mt; 1mk.
	Imt; 1mk. A. K. Gopalan, a communist leader was detained in Madras jail, and he had been under detention since		Chiranjit Lal Chowdhary in the Sholarpur Spinning and Weaving Co. Ltd., presented his writ praying for
	a. 1942 b. 1947 c. 1950.		a. Habeas Corpus b. Quo Warranto c. Mandamas
		488.	Constitutional law, General, MC; A2; 1mt; 1mk.
485.	Constitutional law, General, MC; A2; Imt; 1mk.		The provision of the Sholarpur Spinning & Weaving Co. (Emergency Provisions) Act offended article
	The case of A.K. Gopalan V/s State of Madras revolved round the Article:		a. 14 to 18 b. 31, 19(1) and 14 c. 19(1) & 20

Article 17 & 18 Article 19 & 21

Article 27 € 28.

a. b.

c.

489. Constitutional law, General, MC; A2; lmt; lmk.

Srinavasan complained against the communal G.O. on the grounds of

- a. Being a Brahmin
- b. In order of merit
- c. Both being a Brahmin and in order of merit

c. It shall be the duty and endeavour of every state and of every local authority within the state to provide adequate facilities for the instruction in the mother-tongue at the primary stage of education to linguistic minority groups.

492.

Constitutional law, General, MC; A2; 1mt; 1mk.

Article 350 provides

- a. Every person shall be entitled to submit a representation for the redress of any grievance to any officers or authority of the Union or State in Hindi language only,
- b. Every person shall be entitled to submit same in english language in addition to a copy in Hindi medium
- c. Every person shall be entitled to present his grievance in any language.

490. Constitutional law, General, MC; A3; 1mt; 1mk.

In the leading case of the State of Madras, the Communal G.O. prescribed seats in the Madras prefessional College whereby out of every 14 seats, six must go to

- a. Brahmins
- b. Backward Hindus
- c. Non-Brahmin Hindus
- d. Muslims and Anglo-Indians

491. Constitutional law, General, MC; A1; 1mt; 1mk.

Under Article 350, it has been laid down that

- a. It will be the endeavour of Union
 Government only to provide adequate
 facilities for instruction in the
 mother tongue at the primary
 stage of education.
- b. It shall be the duty of the Indian
 President to issue such direction
 in the interest of the minority
 group

493. Constitutional law, General, MC; A1; lmt; lmk.

The 'Expression' office of profit

- a. Is clearly defined in the constitution
- b. Is implicity defined in the bedy of drafting of constitution
- c. Is not defined in the constitution.

494. Constitutional law, General, MC; A2; Imt: 1mk.

In Dwarkadas Va. Sholarpur spinning and Weaving Co & others, the former was

- a. An owner of the property
- b. A shareholder
- c. A Director of Boards

495. Constitutional law, General, MC; A2; 1mt; 1mk.

In one of the cases, state of Bihar Kameswar Singh it was held that a reference is to be made to the Directive when:

- a. A question is arised pertaining to the injury of private groups.
- b. A question for the cause of public interest or public benefits.
- c. There is an issue of pressure groups or interest groups involved.

496. Constitutional law, General, MC; A2; 1mt: 1mk.

One of the leading cases, state of Rajasthan versus Manohar, (1954) S. C. R. 996 it was held

- a. That the challenge to the constitutionality of a need not any affidavit
- b. That the grounds for challenge must contain imperative evidence
- c. That the Question of unconstitutionality of a statute must be adequately stated.

497. Constitutional law, General, MC; A1; 1mt; 1mk.

Article 340 requires the appointment of a 'Commission

- a. To investigate the conditions of backward classes based on linguistic criteria
- b. To investigate the conditions of backward classes exclusively the lower group income people.
- c. To investigate the conditions of the backward classes.

498. Constitutional law, General, MC;A1; lmt; lmk.

In Deep chand versus State of U. P. A. I. R. 1959 X. C. 648, it was decided that;

- a. The Directives are the source of substantive powers and a law can be declared invalid law for being its consistent.
- b. The Directives imposes certain restrictions on the court.
- c. The Directives are neither the Source of substantive powers nor they can act as restrictions on powers and no law can be declared ultra vires because of mere inconsistency with them.
- 499. Constitutional law, General, MC; A2; 1mt; 1mk.

Article 3 provides

- a. That a new state may be formed in three ways
- b. For the admission or establishment of a new state
- Provides some of the modes in which a new state may be established.

500.	Constitutional law, General, N C; A3; 1mt; 1mk.	503.	Constitutional law, General, SQ; A3; 1mt; 1mk,
	Which two of these languages are NOT used as State I anguages in any part of India		Name a Constitution protecting both autrefois convict and autrefois acquit.
	a. Sindhi and Sanskrit b. Sindhi and English c. Punjabi and Urdu d. Tamil and Kashmiri e. Punjabi and Sindhi	504.	Constitutional law, General, SQ; A2; lmt; lmk. Does the protection against ex-post facto laws extend to procedural matters?
50 1.	Constitutional law, General, MC;A1; 1mt; lmk		
	What does not constitute the consolidated fund of India	505.	Constitutional law, General, SQ;A1; Imt; Imk,
	 a. Taxes paid to the Municipality b. All revenues received by the government of India. c. All loan raised by the government 		Can a detenu under the preventive detention claim the protection against ex-post facto laws?
		50 6.	Constitutional law, General, SQ; A2; 1mt; 1mk.
502.	Constitutional law, General, MC; A1; lmt; lmk.		Can a department punishment be pleaded to invoke autrefois convict
	Protocol means:		protection?
	 a. The first ambassador to a country b. The first draft of a diplomatic document c. An agreement between two countries 	507.	Constitutional law, General, SQ; A1; 1mt; 1mk. Does the protection against testimental compulsion extend to every person?
			· ·

508. Constitutional law, General, 3Q; E1; 512. Constitutional law, General, SA; A1; Imt: 1mk. 8mts;5mks. Is there any distinction between ex-post What is the Consolidated Fund of facto laws and retroactive penal laws? India? 509. Constitutional law, General, CQ: A2: 513. Constitutional law, General, SA; A1; 1mt; 1mk. 10 mts: 8 mks. The writ of...... is issued to What are the three ingredients to the restrain a person from acting in a constitutional validity of a restriction? public office to which he is not entitled. 514. Constitutional law, General, SA: A1: 10mts:8mks. Constitutional law, General, CQ; A1; 510. 1mt: 1n: k. Discuss the significant of the word 'Only' as used in Art 15(1) and (2). According to Art. 22, every person who is arrested and detained in custody shall be produced before the nearest magistrate within a period of such arrest excluding the time necessary 515. Constitutional law, General LA: A2: for the journey from the place of arrest 30mts;20mks. to the court of the magistrate. State the facts and principles of law laid down in the leading case of Automobile Transport vs. State of Rajasthan (1962). Constitutional law, General, SA; G1; 511. 10mts; 10mks. Compare 'Due process of Law' with 516. Constitutional law, General, LA; E1; procedure established by law. 25mts; 15mks.

Distinguish between the "procedure established by law and "due process of law". Which one of the two is

applicable in India?

517. Constitutional law, General, I A; A1; 30 mts; 20 mks.

State briefly the facts and principles of law laid down in any one of the following cases:

- a. Kasturilal Vs. State of U.P.
- b. **A.**I. R. 1965 S. C. 1039
- c. Engineering Mazdoor Sabha Vs. Hind Cycles Ltd. (A.I.R. 1963 S.C. 874)

518. Constitutional law, General, LA; A1; 15mts; 10mks.

Sriman's detention was ordered under the Maintenance of Internal Security Act, 1971, because the detaining authority was satisfied that his detention was necessary "with a view to preventing him from activities prejudicial to the security of the State or the maintenance of public order."

What ground or grounds would you put forth in a petition moved in the State High Court on behalf of Sriman?

519. Constitutional law, General, LA; G2; 30mts; 20mks.

Write a case comment on any one of the following cases, namely,

- i) Balaji v State of N'ysore, AIR 1963 SC 894
- ii) Satwant Singh Sawhney v Ramanathan, AIR 1967 SC 1836

520. Constitutional law, General, LA; G1; 30mts:20mks.

Writ a comment on one of the following cases:

- t). Sakal Papers (P) Ltd., v Union of India
- ii) Bennet Coleman and Co. v Union of India

521. Constitutional law, General, LA; G2; 25mts; 15mks.

Discuss the content of constitutional safeguards available to a detence detained under a Preventive detention statute, in the ligh of relevant judicial decisions.

522. Constitutional law, General, LA; A1; 30mts; 20mks.

What are the exceptions to the general rule laid down in Article 301 of the Constitution that trade and commerce shall be free throughout India.

Suppose an Act is passed by the Haryana Legislature providing for a state monopoly in a particular trade. Is the Act constitutional?

523. Constitutional law, General, LA;A1; 30mts; 20mks.

The Special Courts Act of a State empowered the State Government to constitute special courts to try such offences or cases or classes of offencessor cases in its opinion required speedier trial. A special procedure was prescribed to be followed in such cases. The Governor of the State by a notification directed the case of one Abhdoot for trial by the special court for having misappropriated the money from the State's Drought Relief Fund of which he was the incharge.

Abhdoot challenges the constitutionality of the Act on the ground of denial of equal protection of the laws guaranteed by Art 14 of the Constitution. Decide, explaining the doctrine of reasonable classification.

524. Constitutional law, General, LA; A1; 25mts: 15mks.

What is the test of repugnancy under Article 254 of the Constitution?

Describe the circumstances in which state law on a concurrent subject-matter which is repugnant to a Union law can be held as operative.

525. Constitutional law, General, I A; A1; 30mts; 20mks.

State X imposes tax at the rate of 7% and 10% on the value of the goods sold within the State on being imported from States Y and Z respectively, whereas it imposes tax at the rate of 5% on the sale of goods which were being sold and produced within the State X. Discuss whether this scheme of taxation is valid under Part XIII of the Constitution.

526. Constitution law, General, LA; A1; 25mts; 15mks.

A village, X, in the Eastern Sector of undivided India was given to Pakistan under the Radcliffe award after partition in the year 1947, but it remained with India and continued to be administered as a part of the territory of West Bengal by the Indian authorities. In the year 1969 when the mistake was discovered the Government of India agreed to transfer the territory comprising villege X to Pakistan. Could the Government of India transfer this territory by mere executive action? What procedure for the transfer of this territory you would have suggested, if you were requested to advise the Indian Government on the matter?

527. Constitutional law, General, LA;A1; 25mts; 15mks.

A publishes from the State of Madras, a weekly-Evening Star, through which he conducts Crosswords Prize Competition. A establishes collection depots in Uttar Pradesh and publishes a specified number of the weekly for circulation in U.P. The State of U.P. enacts a Law-U.P. I ottery & Prize Competition Control and Tax Act, under which tax is levied on the Prize Competitions conducted through the newspapers printed and published outside the State.

A affected by this tax questions the constitutional validity of the Act. Should A succeed? Give your reasoned arguments.

528. Constitutional law, General, I A; G1; 30 mts; 20 mks.

A hostile neighbour invades India; the Indian army beats back the invasion and pushes the enemy back, deep into his own territory, thereby occupying hundreds of square miles of the enemy's territory. This territory of the enemy is kept under Indian occupation for five years during which period it is administered by civil authorities specially appointed for the territory. After that period there is a treaty with the invader under which, inter alia, India agrees to return the occupied territory. Some of the residents of the occupied territory want to challenge the constitutionality of the proposed action of the Government of India to return this territory. What grounds would you advise them to take? Support your answer with the help of decided cases.

530. Constitutional law, General, LA; A1; 25mts:15mks.

The Government of the State of Karnatak issues an order by which 15% of the seats for admission to the engineering colleges in the State are reserved for the scheduled castes and tribes, 36% for the persons of backward classes and 49% seats are to be filled on the basis of the merit. The Scheduled castes and tribes and the people of backward classes form 80% of the total population of the State. The enumeration of the backward classes is made mainly on the basis of the 'Castes' and 'Communities'.

Discuss the constitutional validity of the Order. What are the factors determining social and educational backwardness?

529. Constitutional law, General, LA; A1; 25mts; 15mks.

In 1970 the State of Rajasthan enacts a law relating to a matter enumerated in the Concurrent List. The main provisions of this law are repugnant to a law passed by Parliament in 1968 in relation to the same subject matter. Consider the validity of the State law stating the various meanings of the term 'repugnancy'.

531. Constitutional law, General, LA; A1; 30mts; 20mks.

Entry 66 List I: Co-ordination and determination of standards in institutions of higher education....

Entry II List II: Education Universities, subject to the provisions of entries....
66 of List I and.....

In view of the above entries consider the constitutionality of a state law providing that the medium of instruction in all the State Universities shall be Hindi. 532. Constitutional law, General, I A; G1; 30 mts; 20 mks.

The State of West Bengal enacts a law to restrict the liability of agriculturists to pay debt on promissory notes executed by them. Some money lenders challenge the law contending that promissory notes being a Central subject, the State is incompetent to enact the law. How will you decide the case?

The relevant legislative entries are as follows: Union List Entry 46: Bills of Exchange, cheques, promissory notes, and other like instruments. State List Entry 30: Moneylending and money-lenders, relief of agricultural indebtedness.

533. Constitutional law, General, 1 A; A1; 30mts; 20mks.

As a result of an agreement between India and Sri I anka, as island belonging to India is given to Sri I anka. X, a resident of this area, challenges the constitutional validity of the proposed action of the Central Government on the ground that it involves cession of Indian territory. State in the light of decided cases, how the Central Government can legally effect the transfer.

534. Constitutional law, GeneralL A; A1; 30 mts; 20 mks.

Discuss the constitutional safeguards available to a detenu detained under a preventive detention law in the light of the relevant judicial decision.

535. Constitutional law, General, LA; F2; 30mts; 20mks.

Explain the constitutional safeguards available to persons subjected to preventive detention in India. Discuss whether under Art. 22 of the Constitution—

- i) Clause (7) -(A) is an exception to the rule laid down in Clause (4), and
- ii) Parliament's power to enact a law is limited by the requirements laid down in Clause (7) (a).

536. Constitutional law, General, LA;G2; 30mts;20mks.

A State law authorises the State Government, in its discretion, to direct cases involving the assassination of office-holders of national political parties for trial to special courts constituted under the law. Procedure to be followed in such courts confirms to the rules of natural justice, but it denies certain safeguards available to an accused under the Cr. P. C. X, who is to be tried in such a special court, questions the validity of the law as being discriminatory under Art. 14. Anticipating the arguments of X, advise the State giving reasons and citing relevant case-law.

537. Constitutional law, General, 1 A; A1; 30mts; 20 mks.

Write a case - amount on: Himmat 1 al Shah V Police Commissioner, Ahmedabad A.I. R. 1973 S.C. 87.

538. Constitutional law, General, I A; A1; 20mts; 20mks.

A Christian Society is running a Basic Training College with the object of providing trained teachers to institutions run by the Society. The College receives grant-in-aid from the State government. The rules made by the State provide for: (i) the reservation of 80% of the seats for the nominees of the government on threat of withholding

the orders;
(ii) the displacement of the college administration by a nominee of the government temporarily if it is

found that the College is mismanaged.

grant-in-aid for non-compliance with

Discuss the constitutional validity of the rules.

539. Constitutional law, General, 1 A; A1; 35mts; 20mks.

Discuss the following cases explaining the constitutional principles involved therein:-

(a) A who is convicted for an offence and has also served out apart of his sentence is acquitted on appeal on the ground that the trial court had no jurisdiction in the matter. He is then prosecuted in the proper court but he challenges the second prosecution as unconstitutional.

(b) A law which leaves it entirely to the discretion of the Government to requisition the stocks of food-grains at any rate fixed by it at its discretion is challenged as offending the right to property.

540. Constitutional law, General, LA; A1; 30mts; 20mks.

"The Constitution of India being written constitutes—the fundamental law of the land." Discuss fully.

541. Constitutional law, General, LA;A1; 30mts;20mks.

"Article 13 invalidates all laws-part or future-so far as they are inconsistent with the provisions of part III of the constitution of India. Discuss fully.

Does the word 'law in clause 2 of Article 13 include a law amending constitution?

542. Constitutional law, General, LA;A1; 25mts; 15mks.

What is the procedure for ceding Indian territory to a foreign State?

543. Constitution at law, General, I A; A1; 30mts; 20mks.

State the facts and principles of law in the case of Chintaman Rao Vs. State of M.P. A.I.R. 1951, S.C. 118

544. Constitutional law, General, I A; A1; 15mts: 10mks.

Discuss the validity of -

In the last war, the Indian Army captured and occupied a portion of the territory forming part of the so-called Azad Kashmir. After Simla agreement, the Government of India transferred that territory to Pakistan, by an executive action, in exchange for a portion of the Indian territory occupied by the Pak Army.

545. Constitutional law, General, I A; A1; 10mts; 10 mks.

Discuss the validity an Act of Parliament purposts to cede a portion of territory of State of West Bengal to Bangladesh without any reference to the Legislature of West Bengal 546. Constitutional law, General, LA; A1; 30mts; 20mks.

In order to encourage a newly established small scale industry in the State the Bengal General Sales Tax Act exempts the products of the above industry from sales tax but similar products imported to Calcutta market from the State of Assam are not exempted from such tax.

Test the constitutionality of the Bengal General Sales Tax Act and refer to decided case on the point, if any.

547. Constitutional law, General, PS;G1; 30mts;20mks.

The State of Orissa enacts a law (Auto Vehicles Taxation Act, 1971) whereby it taxed those who use or keep motor vehicles in that state on the basis of seating capacity or loading capacity. The law was challenged by some owners of buses and trucks as violative of Article 301 of the Constitution. The State contends that the impugned Act is not hit by Article 301 is so far as the tax imposed under the Act does not constitute an immediate impediment on the movement of trade and commerce.

Decide the case.

548. Constitutional law, General, PS;G1/D2, 30n-ts;20mks.

Mona, Sona and Tona, three men were accused to have committed a bank robbery. They were charged to have overtaken a van belonging to the City First Bank, fired at the driver and killed the security man accompanying him. They were, further, alleged to fired at people around, killing four of them, before making good their escape with the cash box containing fifty lakhs of rupees.

The State Government took serious view of this case of bank robbery; and ordered the trial of the accused by a special court constituted under the State Special Courts Act, permitting the Government to order special trials of such 'cases or classes of cases' as it might direct. The special court procedure marked a departure from the established procedure for trial under the code of Criminal Procedure, all to the material disadvantage of the accused.

The accused persons objected to their trial before the special court and contended that it denied them equal protection of the laws. Decide.

549. Constitutiona law, General, PS;G1;3 30mts;20mks.

kalu was charged for murder of Dina by firing at him with a revolver at a congregation. During the investigation period, the police on some pretext obtained his finger-prints for comparison with the prints found on the revolver. When the prosecution produced the specimen finger-prints at the trial. Kalu objected, saying that his fingerprints were obtained on false pretext and could not be admissible as evidence to his prejudice.

Decide Kalu's objection.

Discuss the scope of the constitutional protection given to him.

550. Constitutional law, General; Ps; G1; 30 nrts; 20 mks.

Briefly but clearly discuss the law relating to public meetings.

C, was about to make a speech in the street opposite a training centre for the unemployed. About a year before C had made a speech on the same place among the sympathisers in the training centre. A police Inspector told C that the could not hold a meeting there, but might do so in a street nearby. C persisted in continuing the meeting. He was arrested and convicted on a charge of wilfully obstructing a police officer in the discharge of his duty under the Prevention of Crimes Act, 1882.

Decide.

551. Constitutional law, General, PS;D2; 15mts: 10mks.

Discuss the constitutional validity of the following law:

A law fixing the minimum price to be charged for a daily newspaper for a given number of pages which it turns out per week and making it an offence to undersell the newspaper. The preamble states that in the absence of such a price page regulation two evils will result: (a) the working journalists will continue to be underpaid: and (b) the small newspaper will be eliminated by the big ones by unfair economic competition.

552. Constitutional law, General, PS; D2; 30 mts; 20 mks.

To put an end to the series of offence that were being committed in a State X over a political issue, a law was passed by the State legislature permitting setting up of 'Special Courts' for the speedier trial' of such "offence or classes of offences or cases or classes of cases" as the State Government may, by general of special order, in writing, direct. These courts were to follow a procedure less advantageous to the accused as compared to the regular procedure followed in the ordinary criminal courts. Discuss the constitutional validity of the law.

553. Constitutional law, General, PS;D2; 15mts; 10mks.

X State issued an order reserving 35% of the seats in the State medical colleges for backward classes and 25% for more backward classes, leaving 40% for the merit pool. Designation of the backward and more backward classes was solely made on the basis of 'castes' and 'communities'. Discuss the constitutional validity of the State order.

554. Constitutional law, General, Pa;D2; 15mts: 10mks.

On the death of A, a Muslim nawab, three persons X, Y and Z claimed succession to the property of the deceased. Their claims, however could not be settled by the Court for a sufficient length of time. To put an end to the long standing dispute, an Act was passed declaring X as the sole heir to the property to A and forbidding Y and Z to pursue their claims in a court of law. Discuss the constitutional validity of the Act.

555. Constitutional law, General, PS;D2; 10mts; 10mks.

'A' went to the residence of a police officer and offered an envelope containing currency notes. The police officer threw the envelope with notes on A's face. As directed by the Police Officer 'A' took out some currency notes from his pocket and placed it on the table which was seized by the police officer. Decide whether the currency notes can be admitted in evidence.

556. Constitutional law, General, PS;D2; 10mts:10mks.

'A' an accused charged with committing murder stated to the police that he would give the clothes of the deceased which he had placed in a pit. The reafter, he dug out the pit in the presence of witnesses and took out the clothes which were identified as the clothes belonging to the deceased. Is the statement of A to the police is admissible in evidence?

557. Constitutional law, General, PS;G1; 30mts:20mks.

India exercised all administrative control over a disputed area of 300 square miles on the border between India and Pakistan. With a view to demarcating the boundary and thereby setting at rest the whole controversy, the matter was referred by the two. Government of India has to return the whole of the disputed area to Pakistan.

X, a resident of this area challenges the constitutionality of the proposed action of the Indian Government on the ground that the proposed action would be tantamount to cession of Indian territory which can only be done by an amendment of the Constitution under Art. 368.

Examine the contention of X with the help of decided cases.

558. Constitutional law, General, PS;D2; 30mts;20mks.

Discuss the constitutional validity of the following state laws:

- (a) There was a wide-spread rioting and violence in State X over the issue of 'dissolution of the State Assembly' To check violence the State passed a law under which the State Government could issue an order to prohibit the publication of any news of views in any newspaper over the issue of 'dissolution of the State Assembly'. The order was to remain in force initially for a period of six months but could be extended the reafter. However, any person aggrieved by the order could make a representation to the State Government within ten days of the issuance of order.
- (b) With a view to improve the service conditions of working journalists and to save the elimination of small newspapers by the big ones through unfair economic means, a law is passed by a State fixing the minimum price to be charged for a 8-page copy of a newspaper, subject to an imposed condition of a price rise for every additional page. Further it made it an offence to undersell the newspaper.

559. Constitutional law, General, PS; D2; 30 mts; 20 mks.

A a clerk under suspension made a confession to his officer on getting assurance from a friend of the officer that in case he told the truth the officer would make his best effort to save him. The assurance was given to

A in the presence of officer.

Discuss giving reasons whether such a confession is admissible.

B. A wrote a detailed letter confessing the crime to the police officer and left it near the dead body. The letter is detected by the police party at the time of investigation.

Discuss the admissibility of the confessional letter.

560. Constitutional law, General, PS;D2; 15mts; 10mks.

State X by law reserves 30% of the seats in Government Medical and Engineering Colleges for backward classes, 20% for more backward classes and 25% for scheduled castes and and scheduled tribes. Designation of backward and more backward classes has been done on a basis where caste plays a preponderant role. As a result nearly 75% of the population of the State is treated wither as backward or more backward, with the sole exception of the Brahmin community. A number of Brahmin students who are denied admission to the said institutions challenge the validity of the State law on the denial of equality. Decide.

561. Constitutional law, General, PS;G1; 30mts;20mks.

soon after the fatal assault on him that dark night. A told the neighbours that he had been attacked by Gopal. Bashir and Teja. On being taken to the

hospital within a few hours A made a similar statement relating to his injuries before the doctor and the magistrate. The names of the three accused were mentioned in every narration of the incident. However, it is on record that at the time of making the statement A was suffering from occasional blackouts on account of loss of blood. It is also on record that the place of occurrance was dark and there was no light nearby. However, it is clearly established that A knew all the three named persons as they lived in the same village. There is no direct or circumstantial evidence relating to the assault incident.

Discuss whether a conviction can be based solely on the above dying declaration.

562. Constitutional law, General, Ps;D2; 25mts;15mks.

On his arrest A made the following statement to the police officer.

"I stole the cycle from the stand and hide it under the bush for two days.

Later I handed over the cycle to B"

It is on record that the cycle was recovered by the police party, at A's instance, from the possession of B.

Can the whole of the above statement or any part of it be used in A's trial for the theft of the cycle? 563. Constitutional law, General, PS; D2; 20m ts; 10mks.

Z has been running a slaughter house in B state in India. B enacted a law-slaughtering of cows and oxen. This has adversely affected Z and virtually compelled him to stop his business. He therefore moves the court for getting the ban declared unconstitutional on the ground that it infringes his fundamental right of carrying on business. Decide in the light of decided cases.

564. Constitutional law, General, PS; D2; 15mts; 10mks.

A sect, of Brahmins have been maintaining a temple is in a particular locality in Kerala where all the religious institutions are declared to be open to the public. This sect of Brahmins have been maintaining that since they form a small group of special class, their temple should be open to them only. They have not been allowing Harijans and others to enter into their temple. On their obstructing some Harijans from entering the temple, the Govt. launched prosecution against them. Argue for the prosecution as well as the defence.

565. Constitutional law, General, PS;D2; 15mts; 10mks.

Mr. Joseph has been working as a professor in a local college. He was not at all interested in any political activity except his discussion in the class-room. One day, he had an occasion to quarrel with the local Sub-Inspector of Police because of the arrogant behaviour of the latter. When emergency was clamped and MISA was made applicable, the S.I. took revenge upon the professor by getting him detained under MISA in the prison. Mr. Joseph moves the court challenging the constitutionality of MISA. Argue for Mr. Joseph with reference to decided cases, if any.

Constitutional law, General, PS;D2; 20mts;15mks.

A public limited company registered and working in India is prevented from carrying on business it has been doing by an ordinance of the Governor. The company moves the court for a writ alleging infringment of its fundamental right in Art. 19. Its contention is mainly based on the fact that since it is a legal personality and is of national origin, it could invoke the provision contained in Part III of the Constitution. Decide without referring to the latest amendments, but referring to decided cases.

567. Constitutional law, General, PS;D2; 20mts; 15mks.

A was appointed a I.D. clerk in the position department temporarily. After six months of his appointment. there was an allegation against him regarding the loss of some valuable postal articles. The Postal Superintendent served on him a notice of termination and after one month according to rules governing temporary services in the Central Govt. discharged him. There is some doubt that the department was prompted to take this action because of the allegation. A challenges the order contending that though he is a temporary clerk, since he has been discharged with a stigma, he is entitled for the protection afforded by Art. 311 of the Constitution. Decide in the light of decided cases.

568. Constitutional law, Ceneral, PS; D2; 15mts; 10mks.

G. State in the Indian Union declared by law that the medium of instruction in the schools and colleges in the state would be the regional language from a specified date. A who was studying in an English medium school was not permitted to studying in English medium school pursue his studies through the medium of English. Can be challenge the said order of the State Government? Argue for him.

569. Constitutional law, General, P5;D2; 15mts; 10 mks.

Sec. 7 of the Influx from Pakistan (Control) Act. 1949 empowered the Central Govt. to direct the removal from India of any person including an Indian citizens who had violated the above Act. 'X' an Indian citizen came to India from Pakistan without permit or passport. X was arrested and deported. Decide the validity of this deportation order and the law in question.

570. Constitutional law, General, PS; S2; 10mts; 10mks.

To prevent the monopolistic combination of big newspaper the Govt. issued the newsprint control order fixing the number of pages which could be published. Decide the validity of this.

571. Constitutional law, General, PS; G1; 15mts; 10 mks.

A had told his wife that he would get her ornaments from X's shop by fair or foul means. A was subsequently being tried for breaking open X's shop and stealing ornaments. The prosecution produces A's wife who has agreed to disclose what she was told by her husband earlier.

Discuss giving reasons if she can be permitted to disclose the communication between A and herself.

572. Constitutional law, General, PS;D2; 30mts:20mks.

Several persons are alleged to have committed a murder, A, who had taken a leading part in the planning and execution of the crime turns an approver and gives vital inside information about the motive and the role of each participant in the crime drama. A's account implicates B, C, D, X and Y in the crime. There is sufficient corroborating evidence to show that A, B, C and D were actual parties to the crime, but the association of X and Y with the crime, is not shown by any other evidence.

Discuss giving reasons, the legality and desirability of conviction of B. C. D. X and Y on the basis of information given by A.

573. Constitutional law, General, PS;G1; 25mts; 15mks.

A is alleged to have committed some offences in 1949. The prosecution against A has started in February, 1950. A argues that the procedures adopted is discriminatory under Art. 14 of the Constitution: and so prosecution not sustainable. The state contends that since the offence was committed before the commencement of the constitution, the validity of the procedure cannot be tested by the constitution provisions. Decide.

574. Constitutional law, General, PS;G1; 25mts; 15mks.

State A enacted a law imposing uniform tax on buildings on floorage basis on a sliding scale. Owner of a building in a small village challenges the validity of the law, that it is discriminator under Art. 14 on grounds, interalla, that buildings in large industrial towns and small villages are uniformally treated. Decide.

575. Constitutional law, General, Ps;G1; 15mts;10mks.

A intentionally and falsely leads B to believe that certain land belongs to him, and thereby induces B to purchase the land and pay for it. The land in question afterwards becomes the property of A who seeks to set aside the sale on the ground that, at the time of the sale, he had no title to the land.

Can A be allowed to give evidence to prove his want of title at the time of the sale?

576. Constitutional law, General, PS;G1; 30mts;20mks.

Discuss the validity of the order served on X, a temporary clerk in the Ministry of Food, in the following cases:

(a) There were certain charges of corruption against X and it was decided to hold a formal departmental inqui

was pending, the authorities took the view that it was not necessary to continue with the inquiry as X's services could be terminated even otherwise. The inquiry was stopped and an order simpliciter terminating his services is issued to him.

(b) During the course of a debate in Parliament, the Food Minister made a statement that there were certain charges of corruption against X and an inquiry would be instituted to inquire into the charges. Subsequently, no inquiry was held against, X, and an order simpliciter terminating his services is issued to him.

577. Constitutional law, General, PS;G1; 30mts;20mks.

A christian Society is running a college with the object of providing higher education to Christian students. However, the children of all castes and creeds are admitted to the college. The college is affiliated to a University established under a State law. The law provides for—

- (i) the inclusion of Principal and seniormost member of the teaching staff in the Governing Body of the affiliated Colleges:
- (ii) the appointment, removal, dismissal and termination of services of teachers of the affiliated colleges to be made on the recommendation of the University Service Commission.
 (iii) the reservation of 50% of the seats in the minority affiliated colleges for outsiders.

Discuss the constitutional validity of the State law. Refer to relevant case-law in susport of your answer.

578. Constitutional law, General, PS; D2; 30 mts; 20 mks.

Milk products India I imited, a company engaged in the production of powdered milk and other milk preparation for infants was mismanged and was, therefore, subject to a lockout and thus failed to produce a commodity essential for the community. A law passed by Parliament, authorizes the Government to take over the management and control of the company.

The company impugns the validity of the law contending that the law should have been couched in general language and should not have been directed against a named company.

Examine the contentions of the company.

579. Constitutional law, General, PS;D2; 15mts; 10mks.

Discuss the constitutional validity of the following law:

There was a wide-spread rioting and violence in State X for over a period of six months over the issue 'official language'. To check violence, the State passes a law under which the State Covernment or any person authorised in that behalf could issue an order prohibiting the publication of any news or view in any newspaper over the issue of 'official language' This order was to remain in force initially for a period of two months but could be extended the reafter. However, any persons aggrieved by this order could make a representation within 15 days of the issuance of order. 580. Constitutional law, General, PS;D2; 30 mts;20 mks.

In 1973 Delhi Development Authority acquires fifty acres of land comprised in certain village in Mehrauli area, for the construction of D. D. A. flats. The ex-propriated owners are to be paid an amount fixed at the market rate prevailing in 1968. Bharose, an ex-propriated owner, questions the validity of the law fixing the amount on the ground that the amount fixed by the law is not 'just equivalent' to the value of the property acquired in 1973 and that the amount has been fixed without recourse to any reasonable principles.

Please examine the contentions of Bharose in the light of recent constitutional developments.

581. Constitutional law, General, PS;D2; 30mts;20mks.

X was appointed a permanent clerk in the Ministry of Agriculture. There were several complaints against him but he would not improve himself in spite of several warnings. A formal departmental enquiry was also initiated against him but pending the inquiry X's services were terminated by giving him a notice as required under the relevant service rules.

X questions the validity of the order on the ground that he was not given reasonable opportunity as required under Article 311 (2) of the Constitution. Will X succeed?

Will it make any difference to your answer if x held a temporary post or was a probationer? Give reasons.

582. Constitutional law, General, PS;D2; 30mts:20mks.

In order to secure an equitable distribution of the in ported newsprint and to curb the monopolists tendency in newspaper industry, the Parliament enacts a news-print rationing law providing for the quota system for the use of newsprint by the newspaper. The law fixes a limitation on the number of pages to be published by a newspaper to be 8 and also prohibits any adjustments between the number of pages and the volume of circulation even within the allotted newsprint quota.

Discuss whether this law is constitutionally valid. Will it make any difference to your answer if after the allotment of the newsprint quota, the newspapers were left free to determine their pages and their circulation? Give reasons.

583. Constitutional law, General, PS;D2; 30mts;20mks.

A law makes it penal for a person by spoken words to instigate a class of persons not to pay, or to defer payment of dues recoverable as a rrears of land revenue. X makes a speech at a meeting asking the people not to pay the arrears of land revenue recoverable from them. The meeting is orderly and peaceful. X is prosecuted under the law for making the said speech. X questions the constitutionality of the law on grounds of Art. 19. Discuss whether X has any chance of success.

587.

584. Constitutional law, General, PS; D2; 30mts; 20m ks.

X was detained under the Preventive Detention Act. The grounds of detention communicated to him within a week of his detention stated that "he as a member of a political party believed in the overthrow of the Government established by law through violent means and that he advocated the same to the masses through his speeches at public meetings". One of the sections of the P. D. A. forbade X to disclose the ground of detention to any person including his lawyer or before any Court or Tribunal.

X wants to challenge to the validity of the P. D. A. As an advocate of X, what possible arguments will you raise before the court?

585. Constitutional law, General, PS;D2; 12; hts; 10mks.

A state I aw authorizes the State Government to regulate the transmit of essential commodities in the State. A rule framed under this law bans the transport of Vanaspati Chee between 12 p.m. and 6 p.m. within the State. Hira, a dealer in Vanaspati Chee impugnes the rule as violative of Article 301. How will you decide this case? 586. Constitutional law, General, PS;D2; 30mts;20mks.

There arose a dispute between India and Pakistan over an area of 200 square miles situated on the Western border of India. The Governments of India and Pakistan entered into an agreement by which the dispute was referred to an arbitral tribunal. The tribunal awarded the whole of the disputed are a to Pakistan.

Now, the Central Government proceeds to implement the award by executive action. X, a resident of that area resists the actions of the Government alleging that this area is a part of Indian territory and giving a claim over it involves a cession of territory.

Discuss the contentions of X.

Constitutional law, General, Ps;D2; 30mts; 20mks.

X was appointed as a clerk on permanent basis in N. E. Railways. His contract of service was governed by the Indian Rly. Establishment Code. The Code contained a rule which authorized the General Manager of N. E. Railways to terminate the service of any employee after giving him a notice for a stipulated period of time or paying salary in lieu thereof. The General Manager, in exercise of his power under the said rule, terminated the service of X after giving him the required notice.

Advise X as to his constitutional right.

588. Constitutional law, General, PS;G1; 25mts; 15mks.

A Charitable trust has a registered office in the state of Bihar. A house owned by the trust is situated in the State of U.P. Which enacts a law and imposes a tax on that property. The state of Bihar also enacts a law and imposes a tax on the same property as well as an other trust properties situated in Bihar. The trustees allege that the Bihar law imposing tax on the property situated in U.P. is unconstitutional as the property is situated outside the State of Bihar. Decide, giving reasons.

to controlling the production, supply and distribution of Vanaspati Ghee. The Act also provides for payment of amounts in lieu of the taking over of the concerns.

A group of mill-owners dealing in vanaspati oils challenge the constitutionality of the clauses providing for payments of amounts without recourse to any reasonable principles. Examine the constitutional validity of the above law in the light of recent constitutional developments.

Constitutional law, General, PS;A1; 25mts; 15mks.

589.

During the Indo-pakistan War in the year 1971 Indian forces occupied several thousand square Kilometeres of territory of Pakistan in the provinces of Sindh and Punjab. Subsequently, as a result of the Simla Accord between the Prime Ministers of the two countries, India agreed to return this territory to Pakistan. What procedure should be adopted by the Government of India for implementing the agreement? Can the territory be returned to Pakistan by mere executive action?

591. Constitutional law, General, PS; A1; 30mts; 20mks.

The State of Punjab imposes a tax on sports goods whether manufactured within the State or imported from another State in India: the rate of tax being the same in both the cases. Since the tax on the imported goods was payable on the landed cost of goods in the State the actual amount of tax payable on such goods imported from the State of Tamil Nadu was much higher than the amount of tax to be paid on the goods manufactured within Punjab on account of frieght to be paid for the carriage of goods from Tamil Nadu to Punjab. X, who is a dealer of sports goods in Ludhiana and dealt in goods imported from Tamil Nadu, challenges the constitutional validity of the tax and alleges that it is violative of Art. 304 (a) of the Constitution. Decide, giving reasons.

590. Constitutional law, General, PS;G2; 25mts;15mks.

The Parliament enacts a law nationalizing all the Vanaspati Oils Industries in the country with a view

595.

596.

597.

592. Constitutional law, General, PS; G1; 30 mts; 20 mks.

state of Karnataka, by law, levils a tax of Rs. 5000 per annum on all vehicles in the State used for transporting merchandise. The State thus realises fifty per cent of the expenses incurred by it on the construction and maintenance of roads. Mohan, who uses his truck once a day to carry wool from his factory to the Railway Station, a mile away, and Ram, whose truck is used for transporting stone slabs and plies twenty hours a day, challenge the law as being ultra vires Article 301 and—consequently void.

Anticipate the arguments of Mohan and Ram as well as those of the State of Karnataka and decide.

593. Constitutional law, General, PS;G1; 30mts;20mks.

A state law prohibits ex-communication of a member of a religious community on grounds of non-observance of certain orthodox religious practices, rituals and ceremonies. The Head of the community challenges the constitutional validity of the law. The State pleads that the law was passed to public interest for the social advancement of the community and in order to protect the person ex-communicated against loss of social prestige and enjoyment of community properties. Decide, giving reasons.

594. Constitutions and other basic instruments of government, CA;A2;1mt; 1mk.

The old Constitution of the Dominion of India was contained in the Government of India Act, 1935.

True	False	Don't know
1. /	/ /	/ /

Constitutions and other basic instruments of governments, CA;A2;1mt;1mk.

The scheme of distribution of powers adopted in our Constitution is based on the model found in the Government of India Act. 1935.

True	False	<u>Don't</u> know
/	/	<u>//</u>

Constitutions and other basic instruments of government, CA;A1;1mt1mk.

A federal Constitution envisaged distribution of powers.

True	False	Don't know
/	//	<u>//</u>

Constitutions and other basic instruments of government, CA;A1;1mt;1mk.

A Unitary Constitution requires distribution of powers.

True	<u>False</u>	Don't know
<u>//</u>		

59 8.	Constitutions and other basic instruments of government, CA;A2;1mt;1mk.	602.	Constitutions and other basic instruments of government, CA;A1;1mt;1mk. It was the sixth Amendment which
	rigid. True False Don't know		made a great many textual changes consequent to the abolition of the category of Part B and Part C states.
			True Farse Don't know
599.	Constitutions and other basic instruments of government, CA;A1;1mt;1mk. A written constitution is not necessary for a federal. True False Don't know	603.	Constitutions and other basic instruments of government, CA;A2;1mt;1mk. The preamble of the Constitution is not at all important in the interpretation of the Constitution. True False Don't know
600.	Constitutions and other basic instruments of government, CA;A2;1mt;1mk. The preamble of the Constitution is not at all important in the interpretation of the Constitutions. True False Don't know	604.	Constitutions and other basic instruments of government, CA;A2;1mt;1mk. The theory of essential features of the Constitution was accepted by the Supreme Court in Golaknath's case. True False Don't know
601.	Constitutions and other basic instruments of government, CA;A3;1mt;1mk. The Constitution of India came into force on the Twenty-sixth day of November, 1949. True False Don't know	605.	Constitutions and other basic instruments of government, CA;A2;1mt;1mk. The old Constitution of the Dominion of India was contained in the Government of India Act, 1935. True False Don't know

606.	Constitutions and other basic instruments of government, CA;A2;1mt;1mk.	610.	Constitutions and other basic instru- ments of government, M.C;A3;1mt;1mk.
	The Constitution of India came into force on		The main stress in the Preamble of Indian Constitution is
	 a. 26th Jan. 1947 b. 15th £ug. 1947 c. 26th Jan 1949 d. None of these 		a. Law and order b. Equality c. Justice and Liberty d. Preedom of speech
307.	Constitutions and other basic instruments of government, CA;F2;1mt;1mk. Any con-troversy about the constitution can't be explained with the help of the preamble. True False Don't know	611.	Constitutions and other basic instruments of government, MC;A3;1mt;1mk. The Preamble declares India to be a a. Mixed Economy b. Capitalistic Economy c. Democratic Economy d. Sovereign Democratic Republic
608.	Constitut ions and other basic instruments of government, CA;F2;1mt;1mk. The Preamble of the Indian Constitution explains the aim and ideology of it. True False Don't know Land Constitutions and other basic instruments of government, MC;A3;1mt;1mk.	612.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk. India's membership of the Commonwealth does not find mention in the Constitution so it is a. Intra - Constitutional affair b. Extra - Constitutional affair c. Not constitutional d. None of these.
	The idea behind some differences of the Preamble has been borrowed from the constitution of a. U.S.S.R. b. Britain c. U.S.A. d. Japan	613.	Constitutions and other basic instruments of government, MC;A3;1mt;1mk. Income tax is the subject of a. Union list b. State list c. Concurrent list

614.	Constitutions and other basic instruments of government, MC; A3;1mt;1mk.	617.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk.
	Which of the following languages is not included in the Eighth Schedule of the Indian Constitution.		Which is NOT the constitutional safeguard of Scheduled Castes? a. Reservation of seats in legislatures
	a. English b. Urdu c. Sanskrit d. Malyalam		 b. To have as many children as desired c. Reservation in services d. Getting grants in aid
	e. Hindi		/
		618.	Constitutions and other basic instruments of government, MCA2;1mt;1mk.
615.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk. Indian Constitution envisaged: a. A bicameral system		Constitutuent Assembly means:
	b. A unicameral system		a. Constitution Amendment bodyb. Constitution approval body
	 c. A one party government d. A presidential government 		c. Constitution framing body d. Constitution advisory committee
	e. A democratic system		
616.	Constitutions and other basic instru-	619.	Constitutions and other basic instruments of government, MC;A3;1mt;1mk.
	ments of government, MC;A3;1mt;1mk. The procedure to amend the Constitution of India is described in Article a. 350		The first draft of the constitution was
			prepared by
			a. Dr. B. R. Ambedkar b. Sardar Patel
	b. 340 c. 368		c. Shri S. N. Mukerji d. Shri K. M. Munshi
	d. 369		Direction Vigillian

620.	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk.	623 _•	Constitutions and other basic instruments of government, NC; A3;1mt;1mk.
	The first draft of the Constitution was published in a. August 1947 b. August 1948 c. July 1948 d. January 1948		Constituent Assembly was elected in
			a. Angust 1945 b. July 1947 c. July 1946 d. August 1946
621.	Constitutions and other basic instruments of government, MCA3;1mt;1mk.	624.	Constitutions and other basic instruments of government, MC; A3;1mt;1mk.
	The carry on the work of the constituent Assembly, various committees were appointed. Drafting committee was appointed on a. 15th August 1947 b. 26th January 1948 c. 29th August 1947 d. 29th August 1946		The idea of a constituent Assembly for India was first mooted by a. Dr. B. R. Ambedkar b. Pandit Nehru c. Mr. M. N. Roy d. Mahatma Gandhi
622.	Constitutions and other basic instruments of government, MC; A3;1mt;1mk. The first session of the Constituent	62 5.	Constitutions and other basic instruments of government, MCA3;1mt;1mk. We borrowed the idea of Constituent
	Assembly was held at a. Lahore b. Karachi c. Bombay d. New Delhi.		Assembly from a. U.S.A. b. France c. Britain d. U.S.A. and e. France

626.	Constitutions and other basic instruments of government, MC; A3;1mt;1mk.	629.	Constitutions and other basic instruments of government, MCA1;1mt;1mk.
	The Constitution of India gives the power of issuing ordinance or orders to the		Whether the Indian Constitution guarantees
	 a. President and the Governor of the Constituent units b. President and the Chief Minister of the Constituent units c. Prime Minister and the Governor of the Constituent units d. None of these 		a. Right to equality b. Right to work c. Right to education d. Right to travel abroad
		630.	Constitutions and other basic instruments of government, MC;A1;1mt;1mk.
627.	Constitutions and other basic instruments of government, MC;G1;1mt;1mk.		Whother the State as defined in Article 12 of the Constitution includes:
	Do you regard The Preamble to the Indian Constitution as: a. Part of Constitution b. Preface to the Constitution c. A Statement of aims and objects of the Constitution d. A Prolongue to the Constitution		a. A municipal Committee b. A co-operative society c. A public corporation d. A government company
628.	Constitutions and other basic instruments of government, MC;G1;1mt;1mk.	631.	Constitutions and other basic instruments of government, MC;G1; 1tmt,1mk. Do you regard the Indian Constitution as a:
	 a. Fundamental Rights b. Human Rights c. Moral Rights d. Natural Rights 		 a. Unitary Constitution b. Federal Constitution c. Quasi Federal Constitution d. Loose-federal constitution

632.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk.	635.	Constitutions and other basic instruments of government, MC;G1;1mt;1mk.
	The Indian Constitution is: a. Semi-controlled constitution b. Uncontrolled constitution c. A controlled constitution		Do you regard The Preamble to the Indian Constitution as: a. Part of Constitution b. Preface to the Constitution c. A Statement of aims and objects
			of the Constitutions d. A Prolongue to the constitution
633 .	Constitutions and other basic instruments of government, MCA2;1mt;1mk.	636.	Constitutions and other basic instruments of government, MC,A1;1mt;1mk.
	The Preamble of the Constitution of India		Whether the Indian Constitution Guarantees:
	 a. Is a part of the Constitution itself b. Is not a part of the Constitution itself c. Is a part of Government of India Act 1935 		 a. Right to equality b. Right to work c. Right to education d. Right to travel abroad
	d. None of these		
634.	Constitutions and other basic instruments of governments, MC;A1;1mt;1mk.	637.	Constitutions and other basic instruments of government, MC;A1;1mt;1mk.
	The Constitution:		Which of the following form part of the
	a. Prescribes qualification for the cost of Chief Election Commissioner.		hasic structure of the Indian Constitution?
	b. Nowhere prescribed qualifications		a. Number of States in the Indian Union

Law of Citizenship

India

Caste system in Indian Society

Republican Form of Government of

of the Chief Flection Commissioner.

senior member of the Civil Service

is appointed to hold to the office.

c. Is only realised in practice that a

638.	Constitutions and other basic instruments of government, MC; A1; 1mt; 1mk. Whether the State as defined in Article 12 of the Constitution includes: a. A municipal Committee b. A co-operative society c. A public corporation d. A government company	641.	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk. D. M. Joshi Vs. The State of Madras, Madhya Bharat (A.I.R. SS. 55 334) acrose out of the a. Articles 25 & 26 b. Articles 19 (1) (f) c. Articles 14 & 15
639.	Constitutions and other basic instruments of government, MCA3;1mt;1mk. Constitution is preserve by the a. High Court b. District Court c. Supreme Court	642.	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk. The case of Commr. MR. F. V. Sri Lakshmindra (A. I. R. 1954 S. C. 282) centered on the Articles a. 19 to 31 b. 21 & 22 c. 19, 25, 26 & 27
640.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk. Art 15 of the Indian Constitution a. Prohibits discrimination or discriminatory legislation on the part of the individual on grounds of caste, community, place of birth etc.	643 .	Constitutions and other basic instruments of government, MC; A1; 1mt; 1mk. There is a provision specified for women that they in the case of adultery a. Should not be punished as an

b. Prohibits strictly discriminatory

c. Prohibits neither then except by

on the above grounds

the authority of law.

legislation on the part of the state

abettor under section 370 of

In such case the wife shall not

be punishable as an abettor

b. Will be punishable under the

under I. P. C. 497.

I.P.C.

c.

section 496

647.

644. Constitutions and other basic instruments of government, MC:A1:1mt:1mk,

The case of Venkataraman Vs. The Union of India and Another (A. I. R. 1944. S. C.)

a. Involves Arts. 19 & 20

b. Refers to Arts. 30 to 32

c. Stands for Art. 20 (2)

ments of government, MC;A1;1mt;1mk.

The constitution of India recognised Hindias the national language under the Art.

Constitutions and other basic instru-

a. 343

b. 339

c. 29 -(1)

645. Constitutions and other basic instruments of government, MC; A1; 1mt; 1mk.

The question arose in the case of the State of West Bengal Vs. Bela Benerjee stool for Art.:

a. 19(1) (f)

b. 29 (1)

c. 31 (2)

648. Constitutions and other basic instruments of government, MCA3;1mt;1mk.

The State of Madras Vs. Champakam and the State of Madras Vs. Srinivasan raised the issue under the Articles:

a. 14, 19 and 31

b. 19 (1) F Clause (5)

c. 15, 29 and 37

646. Constitutions and other basic Instruments of government, MC;A1;1mt;1mk.

There is a special provision to make grants to Angle-Indian Schools and whereby the obligation is made on the school to receive any grant from the government and admit at least up to 40% of the annual admissions. of the members of the community other than the Anglo-Indian under the Article;

a. 29 (1)

b. 30 (1) & 351

c. 337 & 339

649. Constitutions and other basic instruments of government, MCA2;1mt;1mk.

The protection afforeded by Art. 311 is available:

- a. Even to a temporary employee whose service could be terminable with one month's notice
- Even to a temporary employee if his services are terminated without any inquiry on the ground of some charges - that involve stigma
- c. Only to permanent civil servants.

650. Constitutions and other basic instruments of government, MCA2;1mt;1mk.

The Indian Constitution provides for:

- a. A People's Government
- b. A Presidential form of Government
- c. A Parliamentary form of Government
- d. A Cabinet form of Covernment

651. Constitutions and other resic instruments of government, MCA2;1mt;1mk.

Article 54, 53, 73, 162 and 241 dealing with the mode and manner of the election of the President of India, extent of the Executive power of the Union, Executive power of states and constitution of a High Court in a Union Territory

- a. Can be amended by two-third minority of the Union Parliament
- b. May be amended by a two-third majority and with the concurrent of half of the states
- c. Can be amended without a special majority.

652. Constitutions and other basic instruments of government, WC;A1;1mt;1mk.

Whether the Indian Constitution permits preventive detention during:

- a. The peace time
- b. War time
- c. Emergency
- d. External aggression

653. Constitutions and other basic instruments of government. MCA2;1mt;1mk.

The Indian Constitution is a _______Constitution

- a. Rigid
- b. relexible
- c. Federal
- d. Unitary

4 __

654. Constitutions and other laste instruments of government, MCA2;1mt;1mk.

The Constitution of India is:

- a. Retrospective
- b. Prospective
- e. Post operative: that is operative from a late

655. Constitutions and other basic instrument of government. A CA2;Imt;Imk.

The Constitution of India orme into force on the

- a. 20th November 1945
- b. 15th August 1947
- 25th January, 1950
- d. 17th November 1, 49

656. Constitutions and other bisic instruments of government, MCA2;1mt;1mk.

A Constitution of a country

- a. Provides for a military operations of its people
- b. Arranges the reception of foreign dignitaries
- c. Arranges the gathering of political power from the people and for its exercise for their benefit
- d. States the aspirations of the inhabitants

658. Constitutions and other basic instruments of government, MCA1;1mt;1mk.

Whether the Indian Constitution permits preventive detention during:

- a. The peace time
- b. War time
- c. Emergency
- d. External aggression

657. Constitutions and other pasic instruments of government, M.C.A1;1mt;1mk/

Find out the reasonable classification under Art. 14

- a. Persons or institutions differently situated grouped in one class.
- b. Persons or institutions with uniform features are prought under different categories
- e. Persons or institutions with similar attributes are grouped in the same class.
- d. State Govt. order reserving seats in Medical colleges of the states to children of Medical practitioners.
- e. Govt. order reserving seats in educational institutions for outstanding sportsmen.

659. Constitutions and other tasic instruments of government, NCA2;1mt;1mk.

In the Indian Constitution the number of national languages recognised are

- .i. 1
- b. 21
- c. 14
- d. None of these

660. Constitutions and other basic instruments of government, MCA2;1mt;1mk.

Whether a writ on be issued against a:

- a. Private limited company
- h. Transport Corporation
- c. General-Nanager of a Railway
- d. Vice-Chancellor of University

661. 664. Constitutions and other basic instru-Constitutions and other basic instruments of government, MC;A2;1mt;1mk. ments of government, MC;A2;1mt;1mk. The Indian Constitution has: He challenged the legality of the order that it contravened by the provisions Separate powers of union and a. of Article 13, 19, and 21 and what state with all residual powers does the pronounce "it refer to": with states A strong centre with all residual b. a. The ordinance of the President powers being vested in union The preventive Detention Act 1950 b. A strong centre with all residual c. The decision of the SupremeCourt c. powers being vested with President. Constitutions and otherbasic instru-662. Constitutions and other basic instru-665. ments of government, MC; A2; 1mt; 1mk. ments of government, MC:A2:1mt:1mk. Where there is division of authority The Indian Constitution has: or sovereignty in the central policy which is supreme, it is known as: a. Very few provisions of the constitution open to amendment Federal Constitution a. b. Only few provisions of the Unitary Constitution b. constitution open to amendment None of these c. A large number of provisions of the constitution open to amendment by the union parliament in the ordinary process of legislation. Constitutions and other basic instru-363. ments of government, MC; A2;1mt;1mk. Constitutions and other basic instru-666. Where there is a division of sovereiments of government, MCA 3;1mt;1mk. gnty, intended to reconcile unity and power with the maintenance of The idea of a constituent assembly "State Right", it is known as: for India was first mooted by Federal constitution a. a. M.N. Roy Unitary constitution b. Mahatma Gandhi b. None of these c. Jawharlal Nehru

667.	Constitutions and other basements of government, MC; The first session of the coassembly was held at a. Lahore b. Bombay c. New Delhi	A2;1mt;1mk.	670.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk. After partition, a separate constituent assembly a. Was not made b. Was made c. None of these
668.	Constitutions and other basements of government, MC; The first session of the conassembly started on a. 23rd December 1946 b. 9th December 1946 c. Ist July 1947	A2;1mt; 1mk.	671.	Constitutions and other basic instruments of governmentMCA2;1mt;1mk. Where there is concentration of authority or sovereignty in the central policy which is supreme, it is known as: a. Federal constitution b. Unitary constitution c. None of these
669.	Constitutions and other basements of government, MC; ATTHE first session of the conassembly ended on: a. 23rd December 1946 b. Ist July 1947 c. 9th December 1946	12;1mt;1mk.	672.	Constitutions and other basic instruments of government. MCA2;1mt;1mk. The Constitution of India received the signatures of the President of the Constituent Assembly and was declared passed on a. 28th Nov. 1948 b. 26th Nov. 1949 c. 26th Jan. 1950 d. 15th Aug. 1947 e. 15th Jan. 1948

673.	Constitutions and other basic instruments of government, MCA2;1mt;1mk.	676.	Constitutions and other basic instru- ments of government, MC;A2;1mt;1mk
	India is a 'Republic' because		Preamble means
	 a. Its head of the State is elected for a fixed period b. There is a parliamentary rule c. It is completely free both internally and externally d. The constitution prescribes a democratic government. 		a. The preface of a book b. Preface, Introduction especially of an act Parliament Stating its arise and objectives c. The head of abody d. The topmost portion of anything
674.	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk.	677.	Constitutions and other basic instruments of government, MC; A2;1mt;1mk
	The salient features of Indian Constitution are		The drafting of the Constitution was the work of
	 a. It is partly federal and partly unitary b. Neither too rigid nor too flexible c. Written and lengthy d. All the three above 		a. Lawyers b. Ministers c. Experienced constitutional expert
675.	Constitutions and other basic instruments of government, MC, \$\frac{1}{4}2;1\text{mt};1\text{mk}.	678	Constitutions and other basic instru- ments of government, MC;A2;1mt;1mk
	Indian Constitutions is 'perhaps in this world a. Lengthiest document (written) b. Shortest document c. The most rigid document d. The most flexible document e. A very moderate medium sized document		Sikkim was made the 22nd state of India by the a. 36th Amendment b. 37th Amendment c. 38th Amendment d. 39th Amendment

679.	Constitutions and otherbasic instrument of government, MC; A3;1mt;1mk,	682.	Constitutions and other basic instruments of government, MC, A3;1mt;1mk.
	The Permanent Chairman of the constituent Assembly of India (Elected on 11th Dec. 1946) was		According to the 42nd amendment the words were added to the Preamble
	a. Dr. Rajendra Frasad b. Dr. K. M. Munshi c. Dr. Ambedkar		a. Sovereign b. Socialist c. Secular d. Democratic e. Republic
680.	Constitutions and other basic instruments of the government, MC;A2;1mt;1mk.	683.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk
	Which is NOT the constitutional safeguard of scheduled castes		The Constitution of India explicitly speaks
	 a. Reservation of Seats in legis-lations b. To have as many children as desired c. Reservation in services d. Cetting Grants-in-aid 		 a. For the provision of Session, a voluntary transfer of one state to another b. Provides implicity for the Session c. Speaks no where about Session of territory by India to a foreign
	<u></u>		country
681.	Constitutions and otherbasic instruments of government, MC, A2;1mt;1mk.	684.	Constitutions and other basic instruments of government, MC;A1;1mt;1mk
	The 38th (Amendment) Act of the Constitution of India relates to a. Provision for a legislative assembly and council of Minister for Arunachal Pradesh b. Raising the upper limit of membership of Lok Sabha		The word 'admit' in the body of the Constitution refers to the admission of an organised which might be called a state even before such an admission a. Social community b. Ethenic community

Sikkim became the 22nd state

of the Indian Union

c.

Political community

685. Constitutions and other basic instruments of government, MC;A2;1mt;1mk.

The word' backward classes' in the constitution of India is a

- a. Defined in a comprehensive way
- b. Identified along with the word minorities
- c. Not defined at all.

688. Constitutions and other basic instruments of government, MC;A2;1mt;1mk.

The parliamentary set up in Indian Constitution is clearly influenced by

- a. American constitutional pattern
- b. German constitutional pattern
- c. None of these

686. Constitutions and other basic instruments of government, MCA1;1mt;1mk.

Alladi Krishanaswami Ayyer said in the Constituent Assembly

- a. The future evolution of the constitution will depend to a large extent upon confrontation plus co-ordination between the organs of government
- b. The future evolution of the constitution will depend to a large extent upon its function a interpreting the constitution, the work of the Supreme Court.
- c. The future revolution of the work of the Supreme Court declaring the Legislative law ultra vires.

689. Constitutions and other basic instruments of government, MC;A2;1mt;1mk.

India has been proclaimed by the Preamble of the Indian Constitution as

- a. Democratic republic
- b. Sovereign democratic republic
- c. Socialist democratic republic

690. Constitutions and other basic instruments of government, MC;A2;1mt;1mk.

The Preamble of the constitution of India explains

- a. Definition of a constitution
- b. Prayer by the constitution makers
- c. Aims and ideology of the constitution

687. Constitutions and other basic instruments of government, MCA3;1mt;1mk.

The Preamble of the Constitution

- a. La law
- b. Is simply a statement of facts to understand the meaning of law.
- c. Is a key to open the minds of the makers of the Act and the mischies which they intended to redress.

691.	Constitutions and other basic instruments of government, MC;A1;1mt;1mk. The Preamble of the constitution of India is a. Not a part of it b. A part of it c. None of these	694.	Constituions and other basic instruments of government, MCA2;1mt;1mk. Under the constitution of India, foreign affairs is a subject matter of a. Union list b. State list c. Concurrent list
692.	Constitutions and other basic instruments of government, MCA2;1mt;1mk. Draft constitution was published in a. Jan 1951 b. July 1949 c. Jan. 1948	695.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk. Under the constitution of India, Posts and Telegraphs is a subject matter of a. Union list b. State list c. Concurrent list
693.	Constitutions and other basic instruments of government, MCA2;1mt;1mk. The total membership of constituent assembly was: a. 298 including 4 members from Jammu & Kashmir b. 302 including 4 members from Jammu & Kashmir c. 398	696.	Constitutions and other basic instruments of government, N.C;A2;1mt;1mk. Under the constitution, census is a subject matter of a. Union list b. State list c. Concurrent list

697.	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk.	700.	Constitutions and other basic instruments of government, MC, A2;1mt;1mk.
	Under the constitution of India, Prevention of cruelty to animals is a subject matter of		Under the constitution of India, betting and gambling is a subject matter of
	a. Union list b. State list		a. Union listb. State listc. Concurrent list
	c. Concurrent list		
		701.	Constitutions and other basic instruments of government, MC, 22; 1mt; 1mk.
698.	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk.		Under the constitution of India, currendy & coirage is a subject matter of
	Under the constitution of India, Trade Union is a subject matter of		a. Union list b. State list
	a. Union listb. State listc. Concurrent list		c. Concurrent list
	<u>//_</u> /		
699.	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk.	702.	Constitutions and other basic instruments of government, MC; A2;1mt;1mk.
	Under the constitution of India, criminal law is a subject matter of		Under the constitution of India, Railway is a subject matter of
	a. Union list b. State list c. Concurrent list		a. Union list b. State list c. Concurrent list

703	Constitutions and other basic instruments of government, MC; A2; 1mt; 1mk.	706.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk.
	Under the constitution of India, Naval, Military and Air Forces is a subject matter of a. Union list b. State list c. Concurrent list		The total number of Amendment nade in the constitution is a. 30 b. 42 c. 40 d. None of these
704.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk. The number of regional languages recognised in the Indian constitution is a. 10 b. 15 c. 20	707.	Constitutions and other basic instruments of government, MC;A3;1mt;1mk. The chairman of the Drafting Committee of the Constitution was; a. Jawaharlal Nehru b. Ars. Vijay Laxmi Pandit c. Lai Bahadur Shastri d. Dr. Bhimrao Ambedkar
705.	Constitutions and other basic instruments of government, MC;A2;1mt;1mk. The 5th Amendment of the Constitution was made in the year: a. 1948 b. 1952 c. 1960 d. None of these	708.	Constitutions and other basic instruments of government, MC;A1;1mt;1mk. Sikkim joined the Indian Union on a. January 20, 1970 b. August 15, 1975 c. April 26, 1975 d. None of these

709. Constitutions and other basic instruments of government, MC;A2; 1mt; 1mk.

The first meeting of the constituent assembly was held in the central hall, Parliament on:

- a. Dec. 9, 1946
- b. Dec. 9, 1942
- c. Jan. 25, 1942
- d. May, 27, 1942
- e. August 15, 1946

712. Constitutions and other basic instruments of government, MCA1;1mt;1mk.

Mr. N.A. Palkhivala pointed out that

- a. The Preamble being a part
 of a provision of the constitution
 was alterable under article 368
- b. The Preamble can be considerably amended under article 368
- c. The Preamble can be considerably amended under article 308

710. Constitutions and other basic instruments of government, MCA2;1mt;1mk.

Under the Constituent Assembly Debates, Vol. IX 1P. 1156 Nehru held that the appointment of judges in the hands of the executive

- a. Is one of the methods of changing the constitution
- b. Is an upper hand upon the independent judiciary
- c. Is to simply make the judiciary committed.

713. Constitutions and other basic instruments of government, MCA3;1mt;1mk.

Apart from the Part of the Preamble which relates to the basic structure or framework of the constitution, the Preamble does not restrict the power of amendmenta view held by

- a. Justice Palkar
- b. Justice Khanna
- c. Justice Shelat

711. Constitutions and other basic instruments of government, MC;A2;1mt;1mk.

'Here we are not individuals. Here we are all the people of India....' said H. V. Kamath, C.A.D. October 17, 1949 PP. 438-439and what does the Demonstrative Pronoun 'Here' stand for?

- a. The Indian Parliament
- b. The Constitutent Assembly
- c. The Congress Executive Committee

714. Constitutions and otherbasic instruments of government, MFA2;5mts;6mks.

"The federal characteristic of a constitution is that power should be clearly distributed between the centre and the states. In India also this has been done. Here three lists have been drawn up namely the Union list. The state list and the Concurrent list".

Union list, under the constitution includes:

- a. Subjects which are exclusively under the jurisdiction of the centre for administration are legislation
- b. Subjects, within the jurisdiction of states, subject to certain limitations, for administration and

c.	legislation Subjects of union territory of India.		Prevof a. b. c.	Ventive detension is a subject matter Union list State list Concurrent list
	utitutions and other basic instru- ts of government,			<i></i>
	elist, under the constitution			crupcy and insolvency is a subject ter of
a. b. c.	Subjects of state districts Subjects of state corporation Subjects within the jurisdiction of states, subject to certain limitations for administration and legislation.		a. b. c.	Union list State list Concurrent list
	/	715.		stitutions and other basic instru-
Conc	current list under the constitution			ts of government, M;A1;2mts;1 ¹ / _{2mks}
			Mat	ch the following
а. b.	Subject of union Govt. of India Subject of State Govt.		1.	Finance Commission //
c.	Subject of union and state jointly.		2.	Flection Commissioner
			3.	Freedom of Speech and expression
Defe	nce is a subject matter of		a. b.	Includes press freedom Includes freedom to organise and address political parties
	Union list		C.	Appointed by the President under
a. b.	State list			Art. 280 of the Constitution
c.	Concurrent list		d.	Appointed by the President for the conduct of elections
			e.	Designed as instruments of
			f.	interstate co-operation Bodies appointed by the President

to help him in the administration.

716.	Constitutions and other basic instruments of government, MA3;2mts;2mks.	718.	Constitutions and other basic instruments of government MA3;2mts;2mks.
	Match the List A with List B		Natch the following List A
	1. Directive Principles of State policy /_/ 2. Fundamental rights /_/ 3. Art. 368 of the Indian Constitution /_/ 4. Treaty making power in the Constitution /_/ List B a. Justiciable b. Not justiciable c. Vests with Union d. Deals with the amendments of the Constitution e. Vests with the State Govts. f. Judicial Review		1. The President of India 2. The Prime Minister 3. The Governor 4. The Vice-President List B a. Presides over the Rajya Sabha b. Executive Head of the Govt. of India c. The Executive Head of the State d. Recomends the names of Cabinet Ministers e. Is the leader of the House of People f. Is the leader of the Council of States
717.	Constitutions and other basic instruments of government, MA3;2mts;11/2 mks. Match the list A with List B 1. The judge of a High Court //2 2. The Speaker of the I ok Sabha 3. The Chairman of the Rajya Sabha List B a. Appointed by the Governor b. Elected from amongst the members of the House	719.	Constitutions and other basic instruments of government, M; A 3; 2mts; 1 ^{1/2} mks. Match the statement in Part B with the statements in Part A Part A 1. 29th August, 1947 2. 21st February, 1948 3. 26th November, 1949 Part B a. Draft Constitution was submitted to the President of Constituent Assembly b. Constituent Assembly passed a resolution appointing a committee

Appointed by the President of

Vice-President of India

President of India

c.

d.

e.

India

to draft the Indian Constitution

Constituent Assembly passed the

The drafting committee sent for

Constitution was inaugurated

drufting the constitution.

Constitution

c.

d.

e.

720.	Constitutions and other basic instruments of government, M;A1;2mts; 3mks.		722.	Constitutions and other basic instruments of government, R;F2;2mts; 2mks.
	Mate 1. 2. 3. 4.	A Lengthiest constitution in the world Shortest constitution in the world Irresponsible Executive Responsible Government Single citizenship		Rearrange the following in chronological order: a. The passing of the Indian Constitution Bill b. The Forty-second Amendment of the Constitution c. The Constitutional debates in the Constituent Assembly d. The formal inauguration of the Constituion.
	5. 6.	Single citizenship Double citizenship B		
	a. b. c. d. e. f. g. h.	Presidential system Parliamentary system United States of America Indian Constitution United States Constitution Indian Constitution U.S.S.R. Govt. of India Act, 1935	723.	Constitions and other basic instrunients of government, SQ;A1;1mt,1mk. Does the Constitution of India prohibit the making of ex-post facto laws?
			724.	Constitutions and other basic instruments of government, SQ;A2;2mts;2mks.
721.	ment	titutions and other basic instru- es of government, R; F2;2mts;2mks.		What do you mean by the term 'Republic
	a. b. c. d.	Shankari Prasad v. Union of India Keshavananda Bharati V. State of Kerala Golak Nath v. State of Punjab Sajjan Singh v. State of Rajasthan	725.	Constitutions and other basic instruments of government, SQ;A2;1mt;1mk. When did India become a Republic?
	/	/ - 7 / - 7		

726.	Constitutions and other basic instruments of government, SQ;A2;1mt;1mk. Who was the Chairman of the body which framed the Indian Constitution?	730.	Constitutions and other basic instruments of government, SQ;A1;1mt;1mk. Whether a special treatment on ground of educational backwardness alone is justifiable under Art. 15(4)%
727.	Constitutions and other basic instruments of government, SQ:A1;2mts;2mks. What is abolished by Art. 17 of the Constitution?	731.	Constitutions and other basic instruments of government, SQ;A1;1mt;1mk. Is residence included as a ground of discrimination in Art. 15?
728.	Constitutions and other basic instruments of government, SQ;A2;2mts;2mks. What are the conditions precedent to attract Art. 16(4)?	7 32.	Constitutions and other basic instruments of government, SQ;A1;1mt;1mk. Can classification of persons or things be made on geographical basis under Art. 14?
729.	Constitutions and other basic instruments of government, SQ;A2;2mt;s 2mks. Which are the two additional grounds against discriminatrory treatment guaranteed under Art. 16. but not so under a Art. 15?	733.	Constitutions and other basic instruments of government, SQ;A1;1mt;1mk. Does Art 14 prohibit discrimination by the State in its own favour?

734.	Constitutions and other basic instruments of government, SQ;A1; 1mt;1mk. Give the name of a modern constitution which does not expressly enumerate the restrictions in the exercise of civil liberties guaranteed therein.	7 39.	Constitutions and other basic instruments of government, SQA1;2mts;2mks. What is the domicile of an infant?
735.	Constitutions and other basic instruments of government, SQ;A3;1mt;1mk. Give the name of a Country with the lengthiest Constitution of the world.	740.	Constitutions and other issic instruments of governmentsQ;A2;1mt;1mk. Who are prohibited from making discrimination under Art. 15(2)?
736.	Constitutions and other basic instruments of government, SQ; A3;1mt;1mk. Which is that country with the shortest Constitution of the world?	741.	Constitutions and other basic instruments of government, SQ:A2;2mts;2mks. Which authority under the Indian Constitution can change the name of a State in the Indian Union?
737.	Constitutions and other basic instruments of government, SQ;A1;2mts;2mks. Has a minor the legal capacity to change its domicile?	742.	Constitutions and other basic instruments of government, SQA2;1mt;1mk. Does the Constitution of India guarantee to its citizens the right to reside and settle in any part of India?
738.	Constitutions and other basic instruments of government, SQA1;1mt;1mk. Can a married woman change her domicile?	743.	Constituens and other basic instruments of government, SQ;A1;1mt;1mk. What is prohibited by Art. 13(2)?

744.	Constitutions and other basic instruments of government, SQA1;2mts;2mks. Which body framed the Constitution of India?	748.	Constitutions and other basic instruments of government QA2;1mt;1mk. Art. 17 of the Constitutions of India provides for the abolition of
74 E.	Constitutions and other basic instruments of government, SQ;A2;1mt;1mk. Whether the Constitution of India provides sa feguards against imposition of a greater punishment than the one which was in force when the offence was committed?	749.	Constitutions and other basic instruments of government, SA;A1;10mts; 10mks. How does the Indian Constitution safeguard the life and personal liberty of the citizens?
		7 50.	Constitutions and other basic instruments of government, SA;A1;10mts: 10mks.
746.	Constitutions and other basic instruments of government, SQ;A2;1mt;1mk. Which article of the Indian Constitution prohibits the formulation of retro-		Does the Indian Constitution prohibit the practice of untouchability?
	achieve penal laws?	751.	Constitutions and otherbasic intruments of government. SA; A1;10mts; 10mks.
747.	Constitutions and other basic instruments of government, SQ;A2;1mt;1mk.		Does the Indian Constitution permit punishment under ex-post facto laws?
	Does the Constitution of India guaran- tee against double jeopardy?	7 52.	Constitutions and other basic instruments of government, SA;A1;5mts; 5mks.
			When is adult franchise introduced in India?

7 53.	Constitutions and other basic instruments of government, XA;A1;8mts; 5mks. Why India is a Sovereign nation?	7 57.	Constitutions and other basic instruments of government, SA;A1;8mts; 5mks. Whether the proamble of the Indian Constitution can be enforced in a Court of Law?
7 54.	Constitutions and other basic instruments of government, SA;A1;5mts;5mks. What does adult franchise convey?	758.	Constitutions and other basic instruments of government, SAA1;1mt;1mk. Federal constitution envisages a two tier system of Government.
7 55 .	Constitutions and other basic instruments of government, SA; A1;8mts; 5mks. What purpose does the preamble of the Constitution serve?	75 9.	Constitutions and other basic instruments of government, SA;A1;1mt;1mk. Supremacy of the constitution is mandatory in a federal set up.
7 56.	Constitutions and other basic instruments of government, SA;A1;8mts; 5mks. Is the preamble of the Constitution or any statute an operative part?	760.	Constitutions and other basic instruments of government, SA;E1;8mts; 5mks. What are differences between domicile and residence?
		761.	Constitutions and other basic instruments of government, SA;A1;10mts;8mks. Why the makers of the Constitution of India preferred Parliamentary system of Government?

766. 762. Constitutions and other basic instru-Constitutions and other basic instruments of government, SA:A1:10mts; ments of government, SA;A2;10mts; 10mks. 10mks. What are essential characteristics of When and against whom the writ of mandamus is issued? a Federal constitution? Constitutions and other basic instru-767. Constitutions and other basic instru-763. ments of government, SA;A1;10mts; ments of government, SA;A2;10mts; 8mks. 10inks. What is the use of the doctrine of 'Strictly speaking the preamble is not a pack of the Constitution but is only harmonious construction? a gateway on which the ideals of our constitution are set in bold letters. ' Comment. 768. Constitutions and other basic instruments of government, LA; A1;15mts; 10mks. 764. Constitutions and other basic instruments of government, SA;A1;10mts; Do you think the Indian Constitution 10mks. is truly a federal constitution? Does the Indian Constitution outlaw the system of forced labour? Constitutions and other basic instru-769. ments of government, LA;A1;15mts; 10 mks. Constitutions and other basic instru-765. Describe the salient feature of the ments of government, SA; F2;10mts; Constitution of India. 8mks. Explain the term 'socially and educationally backward classes' under Art. 15(4).

770. Constitutions and other basic instruments of government, LA; A1/E1; 30 mts; 20 mks.

Art. 14 of the Constitution guarantees equality before the law and the equal protection of the laws, but it permits 'reasonable classification'. Explain and illustrate your answer with a decided case.

774. Constitutions and other basic instruments of government, LA; E2; 30 mts; 20 mks.

Critically examine the relationship between Article 19(1) (f) and Article 31 of the Indian Constitution in light of the decided cases.

771. Constitutions and other basic instruments of government, LAA1/F2;30mts; 20mks.

Explain the provisions of the Constitution which ensure independence of the Judiciary. Discuss the grounds on which the Supreme Court can invalidate the laws of Parliament.

775. Constitutions and other besic instruments of government, IA; A2;15ms; 12mks.

What are the constitutional restrictions on taxing power of the State in India?

772. Constitutions and other basic instruments of government, LA; G2;15mts; 15mks.

Is the Indian Constitution Federal or Unitary? Give reasons for your answer.

776. Constitutions and other basic instruments of government, LA; A2; 15mt; s
12mks.

What are the goals to be attained in the new social order as set out in the constitution?

773. Constitutions and other hasic instruments of government, LA;A1;15mts; 15mks.

Enumerate the salient features of the Indian Constitution and discuss fully any three of them. 777. Constitutions and other besic instruments of government, LA;G1;15mts; 12mks.

In what part of the Constitution do you find the message for a socialistic pattern of society?

778.	Constitutions and other basic instruments, of government, LA;C1;15mts; 12mks. In what part of the Constitution do you find the message for a socialistic pattern of society?	7 82	Constitutions and other basic instruments of government, LA,A2;20mts; 15mks. What is the amplitude of the concept of social justice in the Constitution of India?
779.	Constitutions and other basic instruments of government, LA; A2;15mts; 12mks. What provision of the Constitution constitute its soul?	783	Constitutions and other basic instruments of government, LA;A1;15ms; 12mks. How does the constitution aim to establish a welfare state in India?
780.	Constitutions and other lastic instruments of government, LA;A1;15mts; 12mks. In what sense the Indian Constitution is a charter of social revolution?	784	Constitutions and other basic instruments of government, LA;E1;30mts; 20mks. Bring out the distinction between Article 358 and Article 359 of the Indian Constitution
7 81	Constitutions and other basic instruments of government, LA; D2; 15mts; 12mks. Do you think the Indian Constitution is first and foremost a social document?	785	Constitutions and other basic instruments of government, LA;G1;20mts; 20mks. Entry 97 of list I rests 'residuary power' in the Parliament and Article 248 of the Constitution provided: "Parliament has exclusive power to make any law with respect to any matter not enumerated in the concurrent list or State list." Discuss briefly the significance and importance of the above provisions of the constitution exemplifying your answer.

the constitution exemplifying your answer

with decided cases, if any.

7 86	Constitutions and other basic instruments of government, LA; G1; 30mts; 20mks.	7 89	Constitutions and other basic instruments of government, LA;A1;15mts; 10mks.
	In the light of the provisions contained in Articles 358 and 359 of the Constitution and the decision of the Supreme Court in the case of Makhan Singh V State of Punjab AIR 1964 SC 381 discuss the circumstances in which a person illegally detained during the period of emergency declared under Art. 352		Discuss briefly "Indian Constitution tries to reconsile a written constitution with Pailiamentary Sovereignty."
	can move a court and obtain his release.	790	Constitutions and other basic instruments of government, IA; F2;15mts; 10mks.
7 87	Constitutions and other basic instruments of government, LA;A1;20mts; 15mks.		Explain the object of incorporating in the Constitution, three legislative lists called the Union list, State List and Concurrent List. When does demarcation between these lists disappear?
	What procedure is to be adopted under the Indian Constitution for altering the boundaries of a State? Is it possible for the Government of India to transfer a disputed territory to a neighbouring country by mere executive action?	791	Constitutions and other basic instruments of government, LA;G1;30mts; 20mks.
788	Constitutions and other basic instruments of government, LA;A1;15mts;		"The Indian Constitution accepts the federal principle and divides the sovereign powers between the coordinate and independent constitutional entities, namely the Union and the States." Comment critically.
	Discuss briefly, "Indian Constitution attempts to compromise between Judicial Review and Parliamentary	792	Constitutions and other basic instruments of government. IA;A1;30mts; 20mks.
	Supremacy."		Discuss the changes brought about in Art. 31 by the Constitution (Twenty-fifth Amendment) Act, 1971, and give

a critical appreciation of its provisions.

793. Constitutions and other basic instruments of government. LA A 1;25mts; 15mks.

Discuss the 'reasonableness' of restrictions which may be imposed by law under Article 19 of the Constitution.

794. Constitutions and other basic instruments of government, LA; A1; 30mts; 20mks.

Examine with the aid of decided cases the criterion for determining the "backward class of citizens" for the purpose of Article 15 (4) and 16 (4) of the Constitution of India.

795. Constitutions and other basic instruments of government. LA;A1;30mts; 20mks.

When will an 'amount' paid by the State acquiring the property of a person be held as violative of Article 31(2) of the Constitution? Discuss in the light of the recent constitutional developments.

796. Constitutions and other basic instruments of government, LA; A1; 30mts; 20mks.

Elucidate the scope of justiciability of the word 'Compensation' under Article 31 (2) of the Constitution as it stood before the constitution (25th Amendment) Act. 1971. Do you think that the above Amendment substituting

the word 'amount for 'compensation' completely excludes judicial review from the area? Discuss.

797. Constitutions and other basic instruments of government, LA;A1;25mts; 15mks.

Entry 66 of List I in Seventh Schedule to the Constitution runs as follows: "Coordination and determination of standards in institutions of higher education or research and scientific and technical institutions." Entry 11 of List II. runs - "Education including Universities, EX subject to the provisions of entry....66 of List I.".

In the light of the above entries consider the constitutional validity of a law passed by the State of Punjab prescribing Punjablas the exclusive medium of instruction and examination in all the State Universities. Give reasons for your answer.

798. Constitutions and other basic instruments of government, LA; A1;30mts; 20mks.

Define 'Federal Constitution'. How far do you agree with the statement that the Indian Constitution is a quasi-federal constitution?

799. Constitutions and other basic instruments of government, IA; F2; 30mts; 20mks.

Explain whether the constitutions of the United States of America. Australia and Canada fulfil the Dicey's requirements of a federal constitution? 803. Constitutions and other basic instruments of government, LA; A1; 30mts; 20mks.

"Article 14 forbids class legislation but does not forbid classification which rests upon reasonable ground of distinction." Discuss fully.

Constitutions and other besic instruments of government, LA; A1; 30mts; 20mks.

Discuss in short the basic features of the constitutions of the United States of America. Australia and Canada. 804. Constitutions and other basic instruments of government, LA; G2; 25mts; 15mks.

Enumerate the type of emergencies contemplated by the Constitution of India. What consequences follow in the event of breakdown of constitutional machinery in a State?

Constitutions and other basic instruments of government, IA;A1;30mts; 20mks.

State the procedure according to which the Indian constitution can be amended pointing out if there are any restrictions over the power of amendment. 805. Constitutions and other basic instruments of government, LA; F2;25mts; 15mks.

Explain the principle of 'pith and substance'. Refer to decided cases.

802. Constitutions and other basic instruments of government, IA;G2;25mts; 15mks.

"The Indian Constitution accepts the federal principle and divides the sovereign powers between the co-ordinate and independent constitutional entities, namely the Union and the States."

Comment critically.

806. Constitutions and other basic instruments of government, IA; G2; 30mts; 20mks.

"The Constitution of Republic India which came into force on 26, January 1950 has federal features though it does not in fact claim that it establishes a federal union".

807. Constitutions and other basic instruments of government, LA; F2;25mts; 15mks.

Explain the provisions relating to declaration of emergency under Article 352 of the Indian Constitution. What changes have been made by the Forty-Second Amendment of the Constitution?

808. Constitutions and other basic instruments of government, IA; F2;25mts; 15mks.

Explain the provisions of Article 256 and 257 of the Indian Constitution. What remedy is provided if a state refuses to follow the directions of the Union Government?

809. Constitutions and other besic instruments of government, LA; F2;25mts; 15mks.

Explain the essential features of a federal constitution. Why it is said that the constitution of India is not a federal constitution?

810. Constitutions and other basic instruments of government, LA;A1;25mts; 15mks.

Discuss the extent and scope of the spending power in the United States.

Is there any corresponding provision in the Australian Constitution? If so, in what way does it differ, or resemble the U.S. Provisions?

811. Constitutions and other basic instruments of government, LA;G2;30mts; 20mks.

Examine the scope and content of the introductory clause "peace, order and good government" in S. 91 of the Canadian Constitution. How far do you agree with the view that this clause ought to be constructed as permitting some degree of encroachment on the power of the Provinces?

812. Constitutions and other basic instruments of government, LA; F2;30mts; 20mks.

Explain, with the help of leading cases, the principles applied to interpret the legislative entries in the various lists distributing powers between the Centre and the States under the Indian Constitution.

813. Constitutions and other basic instruments of government, LA; E1; 30 mts; 20 mks.

Referring to the provisions of the Indian Constitution, explain and illustrate:

- a. "Religion is not a mere doctrine or belief but includes essential religious practices."
- b. Double jeopardy.

814. Constitutions and other basic instruments of government, LA;A1;25mts; 15mks.

"While Article 19(1) deals with particular species or attribute of that (personal) freedom, Personal liberty in Article 21 takes in and comprises the residue".

Examine the above statement and discuss the relation between Article 19 and Article 21. Also discuss whether the right to privacy is protected by Article 21.

815. Constitutions and other basic instruments of government, LA;G2;30mts; 20mks.

"It is not merely the educational backwardness or the social backwardness which makes a class backward, the class identified as a class as above must be both educationally and socially backward."

Critically examine the above statement in the context of Arts. 15 and 16 of the Indian Constitution.

If seats reserved in avour of "backward classes of citizens" are more than £ 50% for recruitment to certain posts, does this amount to violation of the constitutional guarantee?

816. Constitutions and other basic instruments of government, IA;A1;30mts; 20mks.

Discuss with reference to decided ceses the following:

- i. Meaning and scope of the term 'State' in Article of the Indian Constitution.
- ii. Meaning and scope of the term 'Void' in Article of the Indian Constitution.

817. Constitutions and other basic instruments of government. LA; E1;25mts; 15mks.

How far has the scheme of distribution of powers incorporated in the Indian Constitution been influenced by the corresponding provisions of the Government of India Act, 1935? Also point out the differences between the two.

818. Constitutions and other basic instruments of government, LA;A1;25mts; 15mks.

Discuss the historical background and circumstances leading to the enactment of the Indian Independence Act. What were the salient features of this Act?

823. Constitutions and other basic instru-819. Constitutions and other basic instruments, of government, LA; F2;25mts; ments of government, LA; A1;15mts; 15mks. 10mks. What are the restrictions on the What are the effects of a Proclamation power of State to acquire private of Emergency under article 352 of the Constitution? property? Explain in this context the background of and the changes brought about by the Twenty-fifth amendment 820. Constitutions and other basic instruments of government, LA; A1;15mts; 10mks. 824. Constitutions and other basic instruments of government, LA: F2:25mts: "No person, accused of any offence, 15mks. shall be compelled to be witness against himself". Discuss. Explain the term "personal liberty in article 21 of the Constitution. What is the extent of protection of this liberty? 821. Constitutions and other basic instruments of government, LA; F2; 15mts; 10mks. 825. Constitutions and other basic Instruments of government, LA: F2:25mts: "The preamble is a key to open the minds of the the makers of the 15mks. constitution". Explain. It has been said that the Constitution prohibits discrimination but not classification. Comment and explain the principle of classification with 822. Constitutions and other basic instru-

826.

ments of government, LA; G2; 20mts;

"The Indian Republic is a Secular State

and guarantees the right to freedom of

Comment upon the above statement in

the light of relevant constitutional

religion to everyone".

15mks.

provision.

Explain the scheme followed by the framers of the Indian Constitution to strike a balance between individual liberty and social control.

20mks.

the help of a few decided cases.

Constitutions and other basic instru-

ments of government, LA; F2;30mts;

827. Constitutions and other basic instruments of government, LA; G2; 25mts; 15mks.

"Indian Republic is a Secular State and guarantees freedom of conscience, religion and belief to all person".

Comment upon the above statement in the light of Arts. 25, 26, 27 and 28.

828. Constitutions and other basic instruments of government, LA; G2; 25mts; 15mks.

"Art. 14 of the Constitution permits classification but prohibits class legislation. Further, it is imperative that the classification should be reasonable".

829. Constitutions and other basicinstruments of government, PS; D2; 30mts; 20mks.

A newspaper editor published the expunged proceedings of the Legislative assembly of a State. He was punished and sentenced to 10 days imprisonment for having committed contempt of the House. He challenges his detention and conviction on the following grounds:

- (a) it violates his fundamental rights under Art. 19, 20 and 22 of the Constitution.
- (b) The State Assembly is not the final authority to decide whether it amounts to contempt of the House.

Will he succeed in view of Art. 194
(3) of the Constitution and the cases decided on the point?

830. Constitutions and other basic instruments of government, PS; A1; 30 mts; 20 mks.

Chowdhary operates inter-state bus service between Delhi and Ambala. The Delhi Administration vehicles are playing on the roads within the Union Territory of Delhi. Chowdhary contends that the tax is an impediment to the inter-state bus transport and thus violative of Article 301 of the Constitution. Should Chowdhary succeed? Discuss.

831. Constitutions and other basic instruments of government, PS;G2;30mts; 20mks.

'X' State by law requires that all the motor vehicles moving within the State shall have a particular type of tyres, mudguards and headlights. By an another legislation the State imposes a tax of 5 dollars on all motor vehicles using the roads within the State. Discuss the constitutionality of both the legislations, under the constitutions of the United States of America, Australia and Canada. Give leading cases in support of your answer.

835.

832. Constitutions and other basic instruments of government, PS; A1; 25mts; 15mks.

"Regulatory measures or measure imposing compensatory taxes for the use of trading facilities do not come within the purview of the restrictions contemplated by Art. 301 and such measures need not comply with the requirements of Art. 304 (b) of the Constitution."

Comment on the above observation of Das J. in Automobile Transport (Raj.) Ltd., V State of Rajasthan.

833. Constitutions and other basic instruments of government, PS;G2;25mts; 15mks.

Explain the concept of "cooperative federalism" under the Indian Constitution.

834. Constitutions and other basic instruments of government, PS; A1;15mts; 10mks.

State X imposes a tax of 7% on fine cloth manufactured in the State and sold therein. On a similar cloth it imposes a tax of 6% imported from State Y and a tax of 5% imported from State Z. Can either the State Y or the State Z challenge the imposition. of the tax on the ground that it violates Part XIII of the Constitution?

Constitutions and other basic instruments of government, PS;A1;30mts; 20mks.

A Bombay law empowered the Commissioner of Police to make rules for the regulation of assemblies and processions at public places. In the exercise of his power, the Commissioner of Police made a rule which provides that no public meeting should be held without his permission within his jurisdiction. Xapplied for permission to hold a meeting concerning the All India Students' strike. The permission was refused on the ground that earlier under a similar permission certain elements had indulged in rioteering and caused mischief to private and public properties. X challenges the validity of the order as imposing unreasonable restrictions on the right to freedom of assembly. Discuss whether X has any chance of success.

836. Constitutions and other basic instruments of government, PS;D2;35mts; 20mks.

State X passes a statute providing for certain structural changes and reforms to regulate the administration of all the affiliated colleges to the State University. It provides:

- (i) Every affiliated college shall be under the management of a governing body which shall include among its members a representing of the University nominated by the Vice-Chancellor, two representatives of the teaching staff and one representative of the students of the college elected by the teachers and the students respectively.
- (ii) In matters of appointment of the teachers the State X University Service Commission shall recommend

838.

a panel of two names for every post and the Governing Body of a college willappoint one of these persons.

(iii) No member of the teaching staff shall be dismissed, removed or reduced in rank except on the recommendation of the State X University Commission.

The management of a minority college Yaffiliated to the State X University challenges the Statute as being inconsistent with the minorities' rights under Article 29 and 30 of the Indian Constitution. State X contends that—

(i) Y college cannot get the protection of Article 30 (1) because it was not founded to conserve a language, script or culture as envisaged by Article 29 (1); and (ii) the Statute provides the above mentioned regulations in the public interest.

How will you decide? Discuss.

837. Constitutions and other basic instruments of government, PS; F2/F1, 30mts; 20mks.

"Differential treatment is itself does not constitute violation of Article 14 - it denies equal protection only when there is no reasonable basis for the differentiation". Explain this state-ment giving illustrations.

A State Government directs all its colleges that no student belonging to a scheduled caste or scheduled tribe should be required to pay college and hostel fees. This is challenged as unconstitutional by a poor upper caste Hindu Student on the ground of discrimination between one student and another student. Decide,

Constitutions and other basic instruments of government, PS;D2;30mts; 20mks.

St. Xavier's College in Ahmedabad (Gujrat) is run by a religious denomination of the Jesus and is affiliated to the Gujrat University since its establishment in 1955. Through amending legislation passed in 1954 and more importantly later in 1975, the Gujrat University Act. 1940 provided for certain essential structural changes and reforms in organisation and management of the institutions concerned with post graduate education in the following statutory plan:

- (i) The college including St. Xavier's College hitherto affiliated to the University would become constituent colleges of the University.
- (ii) Higher education, instructions and teaching in arts and science subjects would be conducted by the University teachers in the University departments, constituent colleges and other like institutions.
- (iii) The teachers of such colleges would be appointed and/or recognised by the University.
- (iv) Every college shall be under the management of a governing: body which shall include among its members a representative of the University and representatives of the teaching and non-teaching staff and students of the college.
- (v) The services of any members of the teaching or non-teaching staff would not be terminated without the formal approval of the University.

The management of St. Xavier's College impugnes the above statutory provisions as being inconsistent with the minorities rights under Art. 29 and 30 of the Constitution of India. Decide.

839.	Sources: Examples, records, detates, 842. of constitutional conventions, A3;1mt; 1mk.	Sources: Examples, records, debates, of constitutional conventions, MC; A2; 1mt; 1mk.	
	Interim Government was formed and constituent assembly was elected on the basis of a. Simon Commission b. Cabinet Mission Plan c. Gandhi Irwin Pact d. None of these		Cabinet Mission declared its proposals in the year: a. 1942 b. 1945 c. 1946
840.	Sources: Examples, records, debates of constitutional conventions, A3;1mt; lmk,	843 _•	Sources: Examples, records, debates of constitutional conventions, MC; A1; 1mt; 1mk.
	After the Government of India Act, 1935, the federal scheme was: a. Accepted by extremists b. Totally rejected by congress c. Totally accepted by congress.		By the time the Indian independence Act was passed, the constituent assembly had covered:
			a. Five sessions b. Seven sessions c. Four sessions.
841.	Sources: Examples, records, debates of constitutional convention, MC, A2; 1mt; 1mk.	844.	Sources: Examples, records, debates, of constitutional conventions, MC; A1; 1mt; 1mk.
	The first Government of India Act was passed in the year a. 1935 b. 1917 c. 1947		Writs including writs in the mature of "habeas corpus" "mandamus" "prohibition", "quo-warranto" and
			"Certionari" or any of them for the enforcement of fundamental rights can be issued by
	<i>!!</i>		a. Supreme Court b. President c. Parliament

Sources: Examples, records, debates of constitutional conventions, SQ;G1; 2mts;2mks.

Do you justify the reasons of the majority in the Habeas Corpus Case?

846. Sources: Examples, records, debates of constitutional conventons, LA; A1; 15mts; 10mks.

Discuss in short the scheme of distribution of legislative powers under the Act of 1935.

Sources; Examples, records, debates of constitutional conventions, LA;A1; 30mts;20mks.

Discuss the development of legislative institutions in India upto the Government of India Act, 1935.

848. Sources: Examples, records, debates of constitutional conventions, LA; F2; 25mts:15mks.

Explain the nature of responsible government under the Government of India Acts 1919 and 1935

Sources: Examples, records, debates of constitutional conventions, LA; A1; 25mts; 15mks.

in consequence of disorder in a British colony, culminating in rebellion, Martial law was proclaimed. The Chief of the Armed Forces issued an order that any person other than the members of the armed forces found in possession of arms and ammunition could be liable to conviction by a military court to suffer death. X, a civilian was arrested for violation of the above order and sentenced to death. Can it involve the jurisdiction of the civil courts for a writ of habeas corpus?

Sources: Examples, records, debates of constitutional conventions, LA; A1; 25mts; 20mks.

Discuss the relationship between the central government and the provincial governments under the Government of India Act 1935

851. Sources: Examples, records, debates of constitutional conventions, LA; F2; 30mts:20mks.

By whom and in what circumstances can be writs of Habers Corpus.

Mandamus, Certiorari, Prohibition and Quo Warranto be issued?

Explain.

Sources: Examples, records, debates of constitutional conventions, LA; G2; 30mts; 20mks,

Trace historically the process of evolution of powers of provincial legislatures in India up to 1935.

Sources: Examples, records, debates of constitutional conventions, LA;G2; 25mts;15mks.

"The Indian Council Acts 1861 and 1892 provided the basic constitutional framework and laid down the foundation of representative institutions in India". Flucidate this statement and refer to subsequent development which can be related, directly or indirectly, to the principles and provisions of these Acts.

854. Sources: Examples, records, debates of constitutional conventions, LA; F2; 30mts; 20mks.

Evaluate the contribution of any two of the following:

- a. The Regulating Act, 1773
- b. The Charter Act, 1833
- c. The Indian Councils Act. 1909

Sources: Examples, records, debates of constitutional conventions, LA;G2; 30mts;20mks.

With the passing of the Regulating Act, there came into existence two distinct and independent judicial systems in Bengal."

856. Sources: Examples, records, debates of constitutional conventions, LA; A2; 25mts; 15mks.

It has been said that the Regulating Act created a Governor-General who was helpless before his executive council, the Council itself powerless before the Supreme Court, and the Supreme Court whose jurisdiction was defined in ambigious terms. Do you agree? What were the measure adopted, if any, to change this state of affairs.

857. History - for sources, CA;A2;1mt;1mk.

In the first constitutional movement, Indian Association of Calcutta was founded by Mahatama Candhi

True False Don't know

858.	History - for sources, MC;A3;1mt;1mk.	861.	History - for sources, MC;A2;1mt:1mk.
	After the failure of Cripps Mission a. Mahatma Gandhi resigned from congress b. Mahatma Gandhi inaugurated "Quit India Movement" c. Mahatma Gandhi went to U.K. for talks.		On the promise of Lord Linlithgow that the governors would not interfere in the day-to-day administration of the provinces a. The federal scheme was accepted b. The provincial scheme was accepted c. The provincial scheme was rejected.
859.	History - for sources, MC;A2; 1mt;1mk.		<u>//</u>
	The Chief fetture of "Cripps Mission" was	862.	History - for sources, MC;A2;1mt;1mk.
	 a. Retention of power by indians with consultative cooperation of British b. Retention of power by Britain with consultative cooperation of Indian representatives during the war period c. None of these 		The third stage of constitutional movement was during the years a. 1883-1905 b. 1876-1893 c. 1906-1918
860.	History - for sources, MCA3;1mt;1mk. "Cripps Mission" is related with: a. Lord linlithgow b. Sir Linlithgow Cripps c. Sir Stafford Cripps.	863.	History - for sources, MC; A3;1mt;1mk. During the second stage of constitutional movement these was great awakening of the a. Educated people in India b. Extremists c. None of these

864.	History-for sources, MC;A3;1mt;1mk.	867.	History - for sources, MC;A3;1mt;1mk.
	The first stage of constitutional movement started in the year		The first President of the Indian National Congress was
	a. 1857 b. 1876 c. 1893		a. Jawaharial Nehru b. Mahatma Candhi c. Subhash Chandra Bose
865.	History - for sources, MCA1;1mt;1mk.		
	The first Round Table Conference was held in a. London 1931 b. London 1930 c. Delhi 1931 d. Delhi 1932	868.	History - for sources, MC;A1;1mt;1mk. The annual session of the Indian National Congress held in 1907 at Surat is known for a. Resolution for complete independence b. A split between the moderate and the extremists c. Admission of extremists to the Congress
866.	History - for sources, MC; A3;1mt;1mk.		
	The first Round Table Conference was held in	869.	History - for sources, MC;A2;1mt;1mk.
	a. London b. Delhi c. Pakistan		The Indian National Congress was founded in a. 1885 b. 1869 c. 1909 d. 1900

870.	History – for sources, MC;A3;1mt;1mk. Rowlatt Act was passed in a. 1904 b. 1919 c. 1921	874.	Ameniment of constitutions and other basic instruments amending procedure, history of amendments, CA;A1;1mt; 1mk. The twenty-fourth Amendment 'enlarged' the amending power of Parliament. True False Don't know
871.	History - for sources, MC;A3;1mt;1mk. The Indian National Congress was founded by a. Mrs. Annie Besant b. A O. Hume c Mahatma Gandhi d None of these	875.	Amendment of constitutions and other basic instruments amending procedure, history of amendments, CA;A1;1mt; 1mk. Under forty-second Amendment, the President of India has been empowered to veto an amendment to the Constitution of India proposed by Parliament. True False Don't know
872 . 873.	History - for sources, LA;G2;20mts; 10mks. Examine the salient provisions of the Constitution (42 Amendment) Act, 1976. History - for sources, LA;A1;30mts; 20mks.	876.	Amendment of constitutions and other basic instruments amending procedures, history of amendments, CA;A1;1mt; 1mk. It was the sixth Amendment which made a great many textual changes consequent to the abolition of the category of Part B and Part C states.
	Trace the history and discuss the jurisdiction of the High Courts in India since their first establishment.		True False Don't know

877.	Amendment of constitutions and other basic instruments amending procedure, history of amendments, CA;A1;1mt; 1mk.	880.	Amendment of constitutions and other basic instruments amending procedure, history of amendments, MC;A2;1mt; 1mk.
	The twenty-fourth Amendment 'enlarged' the amending power of Parliament.		Would an amendment to the Indian Constitution require ratification by States if it proposes to:
	True False Don't know		 a. Reduce the number of districts in a State b. Increase the number of districts in a State c. Amend the Constitution and Composition of the Planning Commission d. Curtail the powers of the High
878.	Amendment of constitutions and other basic instruments amending procedure, history of amendments, CA;A1;1mt; lmk.		Courts.
	Sikkim was included as a full fledged state in the Indian Union through Constitution Amendment of 39th. True False Don't know	881.	Amendment of constitutions and other basic instruments amending procedure, history of amendments, MC;A2;1mt;1mk.
879.	Amendment of constitutions and other basic instruments amending procedure, history of amendments, CAA1;1mt; 1mk.		The First Amendment: a Had either articles, and added two new articles as well as a Scheduled b. Had amended nine articles added two new articles as well as a new Schedule c. Added eleven articles and a Schedule only
	Art. 311 (2) was amended by Fifteenth Amendment of the Constitution of October 15, 1963. True False Don't know	882.	Amendment of constitutions and other basic instruments amending procedure, history of amendments, MC;A2;1mt;1mk. Sindhi was recognised as one of the National languages of India vide cons-

	titution amendment act:	885.	basic instruments amending procedur	
	a. Twenty First		history of amendments, MC;A2;1mt;	
	b. Second		1mk.	
	c. Seventh			
	d. Twenty Fifth		The states of India were reorganised	
	e. Eight		through which constitution Amendmen	t
			A ct.	
			a. First	
			b. Second	
			c. Seventh	
			d. Twenty First	
			e. Twenty Fourth	
				-
883.	Amendment of constitutions and other			′
000	basic instruments amending procedure, history of amendment, MC; A2; 1mt; 1mk.			
			A	
	Privy purses of Princes were abolished	886.	Amendment of constitutions and other	
	vide constitution Amendment Act		basic instruments amending procedur	e,
			history of amendments, MC;A3;1mt;	
	a. Twenty Fourth		1mk.	
	b. Twenty Third			
	c. Twenty Sixth		The total number of members of the	
	d. Thirty Fifth		Constitution is:	
	e. Seventh			
	7/		a. 40	
	<u>//</u>		b. 42	
			c. 45	_
			d• 46	7
884.	Amendment of constitutions and other			
	basic instruments amending procedure,		•	
	history of amendments, MC;A2;1mt;1mk.	887.	Amendment of constitutions and other	
			basic instruments amending procedur	
	Sikkim was included as a full-fledged		history of amendments, MC; A3; 1mt; 1ml	
	state in the Indian Union through Cons-			
	titution Amendment Act:		The forty-second amendment is:	
	a. 19th		a. Very clear as to the need or	
			otherwise of judicial review and	i
	b. 20th		specifies with whom this power	
	c. 25th		rests	
	d. 39th		b. Notatall clear as to this power	r
	e. 36th		and miserably fails to specify as to its need or otherwise	

Clearas to the need but fails the

body with whom this power rests.

c.

891. Amendment of constitutions and other 888. Amendment of constitutions and other basic instruments amending procedure. basic instruments amending procedure. history of amendments, MC;A1;1mt;1mk. history of amendments, MC;G1;1mt;1mk. The 24th Constitutional Amendment Before the enactment of the forty-second was referred for ratification to all amendment unresolved disputes between the states in the first Schedule numberthe civil servants and the Government ing as: used to be heard and determined by: a. The judiciary a. 19 states ratified Administrative tribunals 1s b. 18 states ratified b. Departmental boards Ratified by all states. C. C. 889. Amendment of constitutions and other 892. Amendment of constitutions and other basic instruments amending procedure, basic instruments amending procedure, history of amendments, MC;G1;1mt;1mk. history of amendments, MC;A2;1mt;1mk. In the forty-second amendment, it has The 24th Amendment Act, 1971 says been provided that the cases between that 'Parliament can amend....this civil servants and the Government constitution in accordance with the will be heard and decided by: procedure laid down in this article vide a. Clause (5) a. The Supreme Court and High b. Clause (1) Court. b. Clause (3) Administrative tribunals C. c. Departmental boards 890. Amendment of constitutions and other 893. Amendment of constitutions and other basic instruments amending procedure, basic instruments amending procedure, history of amendments. MC;G1;1mt;1mk, history of amendments, MC;A1;1mt;1mk. The First Amendment Act, 1951 was The Scheme adopted by the forty-second amendment will challenged by Have a good impact on the legal a. a. Sajjan Singh Vs State of Rajasthan profession b. Sankari Prasad Vs Union of India

C.

Bihar

Kameshwar Singh Vs State of

b.

C.

Not have a good impact on the

Be of no consequence to the

legal profession

profession

894. Amendment of constitutions and other 897. Amendment of constitutions and other basic instruments amending procedure, basic instruments amending procedure. history of amendments, MC;A2;1mt;1mk. history of amendments, MC, A1;1mt;1mk. An amendment of this constitution may It relates to: be initiated only by the introduction of a. Articles 2(A) & 2(B) b. Articles 31(A) & 31(B) c. Article 31 (C) a. Bill d. None of these. b. Resolution None of these c. 898. Amendment of constitutions and other 895. Amendment of constitutions and other basic instruments amending procedure basic instruments amending procedure, history of amendments, MC;A3;1mt;1mk. history of amendments, MC;A2;1mt;1mk. Which of the following articles deals The power of amendment under a rticle with the procedure of the amendment 368 does not include the power to alter the basic structure or framework of the of the Constitution. constitution, the decision given by Article 395 a. b. Article 368 a. Justice Khanna Article 333 Justice Grover b. c. Justice Palkar d. None of these c. 899. Amendment of constitutions and other 896. Amendment of constitutions and other basic instruments amending procedure, basic instruments amending procedure, history of amendments, R; F2;2mts; history of amendments, MCA3;1mt;1mk. $1^{1/2}$ mks. Who held the opinion that the 24th Amend-The amending procedure of the Constitument merely made Article 368 explicit tion mentioned below may be re-arranged what was implicit in the original

article?

a.

b.

C.

Justice Hedge & Mukherjee

Justice Shelat & Grover

Justice Ray.

according to the stage prescribed in the

The Amendment Bill is ratified by

one-half of the States of the Union

The Amendment Bill after getting the approval of the legislature is presented to the President for his

Constitution

assent

a.

b.

905.

906.

c. The bill is brought before the Parliament and is passed by each House by a majority of total membership of the House, simultaneously by the majority of two-thirds of the members present and voting.

903. Amendment of constitution and other basic instruments amending procedure, history of amendments, LA;A1;25mts; 15mks.

Discuss the concept of 'compensation' under Article 31 of the Constitution of India (before 25th Amendment) as delineated through the Supreme Court of India. What change, do you think, has been effected by the 25th Amendment?

900. Amendment of constitutions and other basic instruments amending procedure, history of amendments, CQA2;1mt;1mk.

In the preamble to the Constitution of India for the words "SOVEREIGN DEMOCRATIC REPUBLIC" the words were substituted under the Forty-second amendment.

904. Amendment of constitution and other basic instruments amending procedure, history of amendments, LA; A1;25mts; 15mks.

State the procedure for the amendment of the Indian Constitution. Is Article 368 a complete code in this respect? Are there any limits to the power to amend the Constitution of India?

901. Amendment of constitutions and other basic instruments amending procedure history of amendments, SA;A1;10mts; 5mks.

Discuss the impact of the 24th amendment on the term 'law' in Art. 13. of the Constitution.

Amendment of constitutions and other basic instruments amending procedure history of amendments, LA; F2;30mts; 20mks.

Explain the procedure according to which the constitution can be amended. Will an amendment which destroys "basic structure or features" of the Constitution be valid?

902. Amendment of constitutions and other basic instruments amending procedure, history of amendments, SA;A1;5mts; 5mks.

What was amended in Article 74 (1) according to 42nd Amendment?

Amendment of constitutions and other basic instruments amending procedure, history of amendments, LAA1/F2,; 30mts;20mks.

State the method according to which the Constitution of India can be amended. Can the Constitution be so amended as to destroy its basic features? Explain.

907. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA; D2; 15mts; 15mks.

Mention the procedure for the amendment of the constitution under Article 368. What changes were made by the 24th amendment in Article 368 itself?

908. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA;F2;25mts; 15mks.

Explain the various amendments made since 1950 with regard to the right to property guaranteed by Art. 31 and the factors that made these amendments necessary.

909. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA;A1;25mts; 15mks.

Referring to the change made by the Forty-Second Amendment and to leading cases, discuss the competence of the Parliament to amend the Constitution. 910. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA;E1;25mts; 15mks.

"The power to amend a federal constitution is usually rigid". Illustrate the truth or otherwise of the above statement with reference to Indian, Australian and Canadian Constitutions.

911. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA;A1;15mts; 10mks.

Enumerate the provisions of the Constitution (38 Amendment) Act, 1975.

912. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA;A1;30mts; 20mks.

Do you agree with the view that the amending process in the United States of America, Australia and Canada is rigid in the true sense?

917.

913. Amendment of constitutions and othe r basic instruments amending procedure, history of amendments, LA;A1;15mts; 12mks.

Who has power to amend the Indian Constitution?

914. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA; G2; 30m ts; 20mks.

Critically examine the discussion of the doctrine of prospective over ruling by Subba Rao, C.J. in Golak Nath case in the light of subsequent developments ending with the enactment of forty-second amendment of the Constitution.

915. Amendment of constitutions and other basic instruments amending procedure, history of amendment, LA;G2;25mts;15mks.

In the light of 24th Amendment make a critical appraisal of the process with regard to the amendment of the Constitution of India.

916. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA; A1; 30 mts. 20 mks.

Partiament passed the Constitutional Amendment Act, 1975 amending the Preamble of the Constitution and inserting "sovereign Socialist Republic" in place of "Sovereign Democratic Republic". After the passing of the Amending Act, the Partiament passed another act, which provides that there will be one party government and all other opposition parties are banned.

Discuss the validity of the constitutional amendment and the Act of the Parlia-ment with reference to various judgements in Keshwananda Bharati's case.

Amendment of constitutions and other basic instruments amending procedure, history of amendments, I.A; F2;30mts; 20mks.

Explain the scope of the expression socially and educationally backward classes of citizens in Art. 154).

Refer to decided cases.

918. Amendment, of constitutions and other basic instruments amending procedure, history of amendments, LA;G2;30mts; 20mks.

Discuss the scope of the power and procedure laid down in Article 368 of the Constitution of India for the amendment of the Constitution.

Can this procedure be followed for (i) enlarging, and (ii) abridging the fundamental rights confereed by Part III of the Constitution?

Are there any limits to the power to amend the Constitution of India? Discuss.

919. Amendment of constitutions and other basic instruments amending procedure, history of amendments, I.A.A1;30m ts; 20mks.

Discuss the 'Amendability of the Constitution' with reference to the Golakhnath case and keshavan and Bharati case.

920. Amendment of constitutions and other basic instruments amending procedure, history of amendments, IA; F3;30mts; 20mks.

Explain the changes introduced by the 25th Amendment to the Constitution.

A law is enacted to make small loans of money advanced to cultivators of land as unrecoverable, but no provision is made to pay compensation to those who had advanced such loans. Can this law be declared as unconstitutional? Give reasons for your answer.

921. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA; F2; 15mts; 12mks.

Explain fully the provisions of Preventive Detention under the Constitution of India and relevant provisions of Maintenance of Internal Security Act.

922. Amendment of constitutions and other basic instruments amending procedure, history of amendments, LA;A1/F2;30mts; 20mks.

Discuss the different modes of amending the constitution of India. Explain with the help of leading cases, whether Parliament can amend any provision of the Constitution.

923. Amendment of constitutions and other basic instruments amending procedure, history of amendments, PS;D2;15mts; 10mks.

Parliament has amended the Constitution declaring that the laws made in pursuance of the directive principles of state policy shall not be called in question in any court of law. Adduce arguments in favour of the view that this amendment is unconstitutional.

924. Amendment of constitutions and other basic instruments amending procedure, history of amendments, PS;D2;20mts; 15mks.

A operates a truck service between Lucknow and Delhi. Delhi imposes a tax on all trucks using the roads in the union territory. A desires to challenge the validity of this step taken by Delhi. Advise A based on the constitutional provisions before the forty-second amendment.

927. Structure of Govt.; MCA2; 1mt; 1mk.

In 1949, the Government of U.P. decided to run its own buses on the Public roads

- a. As a competitors
- b. With a view, to establish a complete State monopoly
- c. With a view to co-operated the Private Sector

925. Structure of Govt., MC; A2; 1mt; 1mk.

Which of the following holds a civil post under the Government of India

- a. President of India
- b. Speaker of the Lok Sabha
- c. Chief Justice of India
- d. Cabinet Secretary to the Govt. of India

928. Structure of Govt.; MC; A3; 1mt; 1mk.

What DOES NOT constitute the consolidated fund of India?

- a. All revenues received by the Government of India
- b. All loans raised by the Government
- c. Money received by the Government of India in repayment of loans
- d. Taxes paid to the Municipality

926. Structure of Govt. :MC:A2:1mt:1mk.

The three principal organs of government are:

- a. The Legislature, the Executive and the Judiciary
- b. The National, the Regional and the Local
- c. The Lok Sabha, the Rajya Sabha and the President
- d. The Army, Navy and the Air-Force

929. Structure of Govt; SQ;A3;1mt;1mk.

Give an example of a country with monarchical form of Government

930. Structure of Govt; SQ; A1; 2mts; 2mks.

What is meant by Parliamentary form of Government?

931. Structure of Govt.; SA; A1; 10mts; 8mks.

Do you advocate introducing Presidential form of Govt. in India? Give your reasons.

authorities, each of which, in its own sphere, is ordinated with the others and independent of them? Discuss with reference to the constitutional provisions and the working system of government.

932. Structure of Govt.; SA;A1;10mts;10mks.

How the Council of States is constituted?

933. Structure of Govt.; LA; G2; 25mts; 15mks.

"The present constitution of India has incorporated many of the basic features and principles of the Government of India Act, 1935. This fact is reflected also in some of the institutions which can be said to be a continuance of the institutions provided in that Act though vital changes have been introduced while so borrowing the features, principles and institutions of the Act of 1935". Comment.

934. Structure of Govt. ;LA;A1;30mts;20mks.

Does the system of government in India embody predominantly a division of powers between general and regional 935. Structure of Govt.; LA; G1; 30mts; 20mks.

Can the government be held liable for tortuous acts of its servants committed while discharging their duty?

Some gold which was seized by the police from the possession of a golds—mith as suspected stolen property, was lying in Malkham from where it was illegally removed by a Constable who later on went away to Pakistan along with the gold. Can the goldsmith recover damages from the government in this case. Decide.

936. Structure of Govt.; PS; D2; 30 mts; 20 mks.

Ram owns a factory where small arms are manufactured. During war with a hostile neighbouring country the Government of India considers it necessary for defence to acquire Ram's factory. They have a law to that effect passed by Parliament and under the law Ram's factory is acquired by the Government. The law provides that Ram should be paid by way of compensation for the factory such price as he could have got for it immediately before the outbreak of the war. Ram considers this compensation unfair because since the outbreak of the war the prices of similar things have gone up by two hundred percent. Ram wishes to challenge the validity of the law. Would you advise him to challenge

it on the ground of failure to comply with the obligation to pay compensation under Article 31?

937. Structure of Govt.; PS; A1;15mts;10mks.

As a result of war between India and Pakistan, a territory X, which was a part of territory of Pakistan was occupied by the Indian forces. After the cessation of hostilities the representatives of India and Pakistan agreed to hand over territory X to Pakistan. Can the Government of India do it by mere executive action?

938. Structure of Govt. ;PS;A1;30mts;20mks.

An order issued by a State government reserved 25% of the seats for admission to the State Medical Colleges for Scheduled Castes and Scheduled Tribes, 30% for persons belonging to backward classes, and the remaining seats to be filled from the general pool on the basis of merit. Discuss whether the government order is valid. Refer to decided cases.

939. Structure of Govt.; PS; G1; 1mt; 1mk.

A state govt, relaxed the promotion rule by notification under which Scheduled Caste and Scheduled Tribes employees in the state service are given exemption for a period of 2 years from the requirement of passing through the departmental examination to get promotion. This special rule is challenged violative of Art. 16(1) read with Art. 14. Will you sustain or strike down the impugned rule. Give reasons.

940. Levels of Govt.; A;1mt;1mk.

In a Federal Covt. there is only one Government.

True False Don't know

941. Levels of Govt.; MC;A1; 1mt; 1mk.

The concept of Federation is different from the Confederation in the sense that;

- a. The former is a treaty based
- b. The former does not directly enforce the law
- c. The former has a legel personality and law is directly enforced by the federal authority.

942.	Levels of Govt,;MC;A2;1mt;1mk,	945.	Levels of Govt.; MC;A3;1mt;1mk.
	In a Federation there are/is a. Three types of authority b. Two types of authority c. A single authority.		A Federation is a union of states by which the states hand over the general government and retain others in the view of a. Bryce b. K. C. Wheare c. J.S. Mill
943.	Levels of Govt.; MCA3;1mt;1mk. Federalism	946.	Levels of Govt.; MCA2;1mt;1mk. Between the years from 1781 to 1787, the American Govt. had a: a. Confederation b. Federation c. Confederal and Federal system both
944.	Levels of Govt.; MC; A3; 1mt; 1mk. In ancient India we find examples of a. Composite and confederal states b. Non-confederal states c. Federal states only	947.	Levels of Govt.; MC; A1; 1mt; 1mk. Who can enter into a treaty with a foreign state on behalf of the Governmentof India. a. Prime Minister of India b. President of India c. The Minister for External Affaired. The Foreign Secretary to the Govt. of India.

Levels of Govt.; MC; A2; 1mt; 1mk. Levels of Govt.; MC; A3; 1mt; 1mk. 951. 948. The sole power to control the Which group of the following expenditure of the Government countries provides for a federal form of Government? rests with: The Parliament Ceylon, South Africe, England a. a. The Prime Minister Japan, New Zealand, China h. b. The President of India India, United States of America C. C. The Firance Minister Canada, Australia d. The Lok Sabha France, Italy, Uganda. e. d. Levels of Govt.; MCA2;1mt;1mk. Levels of Govt. ;SA;A1;10 mts;8mks. 949. 952. Under a federal Government there How contracts with Government are executed? is generally a: Dual citizenship a. Single citizenship b. Citizenship of state only c. Levels of Govt.; SA; A1; 10 mis; 10 mks. 953. Are the essential characteristics of a federal government involved in the constitution of India? 950. Levels of Govt.; MC; A2; 1mt; 1mk. The sytem of Government in the States resembles closely with Levels of Govt.; LA; A1; 30mts; 20mks. The Government at the centre 954. a. b. The Government in the Union Territories Discuss the limits on the National and c. The States have a distinct system State governments in the United States of government but all states have so that one government will not unduly the same identical system of interfere with or cripple the operation of instrumentalities or a gencies of the

other.

Government

The system of Government in the

State varies from State to State Every state has the option to

govern itself as it chooses.

d.

e.

9 55.	Levels of Govt.; LA;A1;25mts;15mks. It is said that the growth of federalism in leading federations has been from competitive federalism to cooperative defederalism. Discuss.	9 58.	Branches of Govt. (including distribution and separation of powers); CA;A2;1mt; 1mt;. The Scheme of distribution of powers adopted in our Constitution is based on the model found in the Government of India Act, 1935. True False Don't know
156,	Levels of Govt.; LA; F1; 30mts; 20mks. "The Unitary features of our Constitution stand out glaringly when a state of emergency is declared." Explain and comment with reference to administrative relations between the Union and the States.	9 59.	Branches of Govt(including distribution and separation of powers); MC:A3;1mt; 1mk. The idea of national unity can be reconciled with state independence by a division of power under a common constitution between the nation on the one hand and the individual states on the other hand by
57.	Levels of Govt.; LA; A1; 30mts; 20mks. Parliament passes the Constitution (Amendment) Act, 1976 by which it seeks to abrogate the federal character of the Constitution and transform it into a unitary one. Has the Parliament the competence to effect such an amendment? Discuss.	960.	a. Willoughby b. A. V. Dicey c. K. C. Wheare Branches of Govt. (including distribution and separation of powers) MC; A2; 1mt; 1mk. The Union government in constitutionally obliged to protect the states a. Against the external aggression only b. Against internal disturbance as

c.

well as the external aggression

None of these

961.	Branches of Govt. (including distribution and separation of powers) MC; A3;1mt; 1mk.	964.	Branches of Govt. (including distribution and separation of powers) MC; A2; 1 mt; 1 mk.
	A minister is collectively responsible to the:		Protection against external aggression under Indian Constitution is primarily the reponsibility of
	a. President b. Lower home c. Upper home d. Prime Minister		a. State Government b. Union Government c. Local Government d. None of these.
96 2.	Branches of Govt. (including distribution and separation of powers) MC: A2;1mt; 1mk.	965,	Branches of Govt. (including distribution and separation of powers) MC: A2;1mt; 1mk.
	Cabinet government means that the ministers must confirm themselves:		The Union list consists of: a. 95 subjects
	a. To matters of policy as well as its implementation is concerns b. To matters of policy and having its implementation to the public service c. None of these		b. 97 subjects c. 96 subjects d. None of these
		966.	Branches of Govt. (including distribution and separation of powers)SQA1;1mt; 1mk.
963	Branches of Govt. (including distribution and separation of powers) MC;A2;1mt; 1 -4.		Can the Govt. fix minimum and maximum number of pages of newspapers?
	Diplomatic business is conducted as provided by the constitution and envoys and consular agents are accredited in his name. What does the word 'his refer to?		
	a. The Ministry of External Affairs b. The President		

The Prime Minister

c

967. Branches of Covt. (including distribution and separation of powers)SQ;A2;1mt; 1mk.

Does our Constitution demand separation of the judiciary from the executive?

areas as disturbed. The inhabitants of such areas are required to bear the cost of additional police stationed there. However, the notification exempts all the Harijans and Muslims from such burden. This is attacked as discriminatory under Art. 15. How will you decide?

968. Branches of Govt. (including distribution and separation of powers)SA;A1;7mts; 5mks.

How many lists make a distribution of Legislative powers between centre and states?

971. Legislative branch of Govt., (A;A1; 1mt, link.

The residuary power of taxation vests with the state logislatures

True False Don't know

969. Branches of Govt. (including distribution and separation of powers)LA;F2;30mts; 20mks.

Explain the scheme of distribution of law making powers between the Union and the States under the Indian Constitution. How a conflict in the various lists is resolved? Refer to some decided cases.

97z. Legislative brunch et govt., CA;A1; 1mt;lmk.

> The residuary legislative power under the Indian Constitution vests with the state legislatures.

True False Con't know

970. Branches of Govt. (including distribution and separation of powers) PS;G1;20mts; 15mks.

A state govt. issued a notification under its Police Act declaring certain

973. Legislative branch of govt.; (A;A1; 1mt; 1mk.

The residuary legislative power under the Indian Constitution vests with the state legislatures.

974.	I.egislative branch of lmt; 1mk. Amendment of legislative in a federal constitut True False	ative entries ve ratification	977.	1mt;1mk State leg prescrib	i. dislature is c	f govt.; CA;A1; competent to l qualification nent. Don't know
975.	Legislative branch of lmt; lmk. The central legislatu to amend any provision constitution. True False	re is competent	978.	1mt;1mk Wheneve a Bwww relates t	or the parlian hich the pith oa subject i f parliament	f govt.; CA; A1; ment makes and substance n the state list, is ultra vires Don't know
976.	Legislative branch of lmt;1mk. Parliament alone is g to prescribe resident for appointment to put True False	given the power ial requirement	979.	lmt; lmk.	y bill ⇔n or	iginate in the

980.	Legislative branch of govt.; CA;A1; 1mt;1mk.	983.	Legislative branch of govt.; MC; A1; 1mt; 1mk.	
	On the subjects enumerated in the concurrent list, both the parliament		The Parliament has power to enact retrospective legislation	
	and the state legislatures can make laws.		 a. Including penal laws and validating acts b. Including validating acts but 	
	True False Don't know		excepting penal laws c. Excluding validating acts and penal laws	
981.	Legislative branch of govt.; CAA1; 1mt; 1mk.			
	Parliament has been vested with the power of admitting or establishing	984.	I.egislative branch of govt.; MC; A2; 1mt; 1mk.	
	new states. True False Don't know		Special consideration is given in constitutions to money bills because it:	
			a. Adds prestige to the Chamber of the people	
			b. Deprives the executives of its chance to pass irresponsible legislation	
982.	Legislative branch of govt.; MCx31; 1mt;1mk.		c. Enshrines the classical maxim 'no taxation without represen- tation which is the built-in-safe-	
	The parliament has since enacted and brought into force the forty-second amendment of the Constitution providing that:		guard for democratic government d. Provides treedom to the executive in the conduct of foreign affairs	
	a. It shall be the duty of the Supreme Court to review the amendments and decide their constitutionality	985.	Legislative branch of govt.;MC;A2; 1mt;1mk.	
	b. Parliament will not make any amendment to the Constitution		Parliamentary privileges could be determined by the	
	made by the parliament shall not be called in question in any court		a. House itselfb. Privileges claimed by the House	

of Commons

Supreme Court

c.

d.

Privilege committee of the House

of law.

986.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	989.	Legislative branch of govt.; MC; A2; 1mt; 1mk.
	A Money Bill is introduced in the a. Council of States on the prior recommendation of Chairman b. Council of States on the prior recommendation of the Cabinet c. House of the People on the prior recommendation of the President d. Council of States on the prior recommendation of the President		The Council of States in India is presided over by the a. Speaker b. Vice-President c. Prime Minister d. The President
987.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	990.	Legislative branch of govt.; MC; A2; 1mt; 1mk.
	The Speaker has to vacate his office when the		The ordinary term of membership of Rajya Sabha extends
	 a. House is dissolved b. New House is formed and another person elected c. Ruling party in the House desires d. Cabinet resigns 		a. To six years b. To five years c. To two years d. Till one-third of its members retire
988.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	991.	Legislative branch of govt.; MC; A2; lmt; lmk.
	To become a member of Lok Sabha one should attain the age of:		Upper house is known as
	a. Twenty one years b. Twenty-five years c. Thirty years d. Thirty five years		a. House of the people b. Council of States c. House of Lords

992.	Legislative branch of govt.; MC; A2, 1mt; 1mk. The House of the people shall consist of not more than members chosen by direct election from territorial constituencies in the States. a. 600 b. 525 c. 300 d. 250		b. May be amended by two-third majority without the concurrence of Parliament c. May be amended by two-third majority and with the concurrence of half of states.
993.	Legislative branch of govt.; MC; A2; Imt; Imk. Article, 1(1) (1) empowers Parliament a. To reduce the membership and strength of the Legislative Council b. To invest powers more with the Legislative Council in extraordimary circumstances. c. None of the above	995.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Article 73: a. Refers to the extent of the Executive power of the State; b. Deals with the extent of the executive powers of the Union c. Deals with legislative power of Union
994.	Legislative branch of govt.; MC; A1; 1mt; 1mk. Provisions relating to distribution of Legislative powers between the Union and the States-Chapter I and Part XI of the constitution of India, Article 245-255, provisions relating to representation of states in parliament; Articles 80 and schedule	996.	Legislative branch of govt.; MC, A2; 1m t; 1mk. The election to the house of the People and to the Legislative Assembly of the States: a. Will be on the basis of proportional representation b. Shall be on the basis of refrendum

Shall be on the basis of adult

sufferage.

c.

IV and provisions relating to amend-

May be amended by the simple

ment of article 168

majority

a.

997.	Legislative branch of govt.; MC; A2
	1mt:1mk.

Within the terms of Article 326 every Indian citizen

- a. Completing the age 18 years is an electror of the Rajya Sabha and the Vidhan Sabha
- b. Who is 20 years of age is an electror for the Legislature
 Assembly of the States and Legislative Councils respectively
- c. Who is twenty one years of age is an electror for the Lok Sabha and the Vidhan Sabha

998. Legislative branch of govt.; MC; A3; 1mt; 1mk.

One is NOT qualified to be a member of the Lok Sabha if he is

- a. A government servant
- b. A University Professor
- c. Under thirty years of age
- d. A member of State Legislative Assembly

999. Legislative branch of govt.; MC; A2; 1mt; 1mk.

The validity of Parliament

- a. Could be questioned for its being irregular or any ground alleged
- b. Could not be questioned for its alleged irregularity of procedure before any Court
- c. Could be questioned in the ex context of dealing with privilege of the former Prime Minister

1000. Legislative branch of govt.; MEA2; 1mt; 1mk.

Parliament defined privileges and immunities:

- a. Of its members of Parliament only
- b. Of its members as well as members of its committees
- c. Enjoyed by the Prime Minister and his Cabinet only

Legislative branch of govt.; MC; A2; lmt; lmk.

For creating or abolishing a Legislative Council in a state

- a. Only Parliament is the sole authority to do so
- b. Parliament can do so at the report of the concerned states government
- c. Parliament can do so provided the Legislative Assembly of the state passes a resolution to that effect by a majority of the total membership of the Assembly and also by the two-thirds of the members present and voting.

1002. Legislative branch of govt.; MC; A2; 1mt; 1mk.

Article 267

a. Provides that it is the President who has power to adjucate any dispute or complaint with respect to the use of distribution of control of waters of any other inter-state river of river valley.

b. c.	It is the Parliament which provides for the adjudication of any dispute with respect to the use, distribution, control of water of a river and river valley It is the Rajya Sahha which has been given such powers under article 249 to do the same	1005.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Parliament can: a. Help in constituting a High Court for a Union Territory b. Can constitute a High Court or declare any court in any such Union Territory to be a High court for all/any purpose of the constitution c. Can abolish the High Court at its plea sure	
Legis	slative branch of govt.;MC;A2; lmk.		prea sure	
India	n Parliament			
a.	Is free to pass any law for the whole or any part of the territory of India for implementing any treaty, agreement or convention	1006.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	
			Article 302 provides:	
b. с.	with any other country Is free to do the same subject to the prior approval of the Indian President Is not free to do the same.		a. That the Lok Sabha can impose restrictions in the public between one state and another within any part of the territory b. It is the Parliament which can impose such restriction in the public interest on the freedom of trade and commerce.	
Legi:	slative brunch of govt.;MCA2; 1mk.		<u>/</u>	
Artic	de 230 provides:	1007.	Legislative branch of govt.; MC; A3;	
a.	That Parliament can dismiss any judge from the Union Territory High Court for his misconduct		Imt;1mk. One is qualified to be a member of the Rajya Sabha if he is:	
b.	That Parliament can extend the jurisdiction of a High Court or exclude the jurisdiction of a High Court		 a. A Citizen of India b. A government contractor c. Over thirty years of age d. An undischarged insolvent 	
c.	That Parliament can abolish such		— — — — — — — — — — — — — — — — — — —	

1003.

1004.

1008.	Legislative branch of govt.;MC;A2; 1mt;1mk.	1011.	Legislative branch of govt.; MCA3; 1mt; 1mk.
	In India besides monthly salary, a member of the parliament receives a daily allowance of		The money bill can be introduced if it accompanies by certificate issued by the
	a. Rs. 21/- b. Rs. 20/- c. None of these		a. Spæker b. President c. Prime Minister
		1012.	Legislative branch of govt.; MC; A2; 1mt; 1mk.
1009.	Legislative branch of govt.; MC; A2; 1mt; 1mk.		In India, members of parliament receive a monthly salary as well
	In India members of the parliament receive a monthly salary of Rs.		as daily allowances. The idea of payment was first started in the year 1910 in
	a. 400/- b. 500/-		a. America b. Britain
	c. 600/-		c. Ireland
1010.	Legislative branch of govt. ;MC;A2; 1mt;Imk.	1013,	Legislative bunch of govt.;MC;A2; 1mt;1mk.
	The speaker in the constitution should divorce from all politics		In India members of partiament receive a monthly salary as well as daily
	1. Absolutely		allowance. The idea of payment was first started in the year
	 b. Unofficially c. Must continue to be a politician with very extensive limitations 		a. 1908 b. 1910 c. 1952

1014.	Legislative branch of govt.; MC; A2; 1mt; 1mk. For the recognition of new states, or rectification of boundaries the introduction bill does need the recommendation of tho: a. President b. Vice-President c. Prime Minister	1017.	Legislative branch of govt.; MC; A1; 1mt; 1mk. The power to dissolve the home of the People is vested in a. The Prime Minister b. The President c. The Chief Justice of India
1015.	Legislative branch of govt.; MC; A2; lmt; lmk. The bills, except the money bills passed by the parliament empowers the president to a. Accept and not to veto the bill b. Kill the bill c. Sign the bill even without consent	1018.	Legislative branch of govt.; MC; A2; 1mt; 1mk. The money bills can origin to only in a. House of the people b. Council of states c. None of these
1016.	Legislative branch of govt.; MC; A3; Imt; Imk. The States Reorganisation Act was passed by the Indian parliament in a. August 1947 b. Jan. 1950 c. August 1956	1019.	Legislative branch of govt.; MC; A3; 1mt; 1mk. Diet is the parliament of a. Japan b. India c. England d. None of the above

l020.	Legis 1mt;1	lative branch of govt.;MC;A2; mk.	1023.	Legis	slative branch of govt.;MC;A2; lmk.
	-	naximum number of members Lok Sabha is			h is NOT the previlege of ^a ber of parliament
	a. b. c. d.	52 5 535 54 5 550		a. b. c. d.	Freedom of speech Freedom from arrest Exemption from attendance as witness Freedom from legal action for anything said Freedom from any action in Parliament
021.	Legisl	lative branch ofgovt.; MC;A2; mk.			
	For w	hat duration is the lok sabha d	1024.	Legis	slative branch of govt.;MC;A2; mk.
		2 years 5 years			h is NOT the function of ament
	c.	6 years 7 years		a. b. c.	To enact laws on the state subject To enact laws on the Union subject To control finances of the Union
022.	_	ative branch of govt.; MC; A2;			
	1mt;1	ection as the member of	1025.	Legis	lative branch of govt.;mc;A2; .mk.
	parliament a person should not be less than the age of			To en	act to laws on the state subject function of
	b. c.	18 years 21 years 25 years 35 years		b. F.	ok Sabha Rajya Sabha tate Assemblies Ione of these

Legislative branch of govt.; MC, A2, 1029. Legislative branch of govt.; MCA2; 1026. 1mt:1mk. 1mt:1mk. The Rajya Sabha is party-ridden In the case of states having not more because than five million population, the formula for the allotment of seats is provided a. The electorate consists of rtisan members of state One seat per million people a. Legi slature Assemblies Of the President's interference b. Two sexts per million people b. Of its being six years term. One seat per two million people c. c. Legislative branch of govt.; MCA2; 1030. Legislative branch of govt.; MCA2; 1027. 1mt; 1mk. Imt: imk. It is said that: With a view to compose the second chamber, the maker of the Indian a. The Rajya Sabha is not less party minded than the Lok Sabha Constitution have drawn the idea The Rajya Sabha is not more of proportional representation by means of the single transferable vote Party-oriented than the Lok Sa bha noticeable in the Rajya Sabha is an impartial C. British perliamentary system a. chamber. Irish Precedent b. 1935 Government of India Act. c. 1031. Legislative branch of govt.; MC; A2; 1028. Legislative branch of govt.; MC:A2; 1mt;1mk. lmt:1mk The allocation of seats of the Rajya Election of the major portion of the Sabha to the states and the Union member of the Rajva Sabha by states' territories was done on population Assemblies is intended basis following the pattern a. To give it quasi-federal spirit

To give it pure federal character

To ensure unitary spirit

b.

C.

American

German

British

a.

b.

c.

1032.	Legislative branch of govt.; MC; A1; 1mt; 1mk.	10 35.	Legislative branch of govt.; MC; A1; 1mt; 1mk.
	The Speaker orders the Marshall		The Deputy Speaker is entitled to a. Get a salary of Rs. 2000 per
	 a. To remove a disorderly and recalcitrant member from the House only b. To restore decorum of the House c. To do the lathi charge and spread tear gas in the House 		month b. A salary of Rs. 1500 a month and other admissible allowances c. A salary of Rs. 1000 a month.
10 33.	Legislative branch of govt.; MC; A1; 1mt; 1mk.	1036.	Legislative branch of govt.; MCA1; 1mt; 1mk.
	The Speaker appoints a few committees of the Lok Sabha		If the office of both the Speaker and the Deputy Speaker is vacant
	 a. But he has no power to appoint their chairman b. At the discretion to appoint as an ex-officio chairman c. And also appoints their Chairman, while he himself is the ex-officio chairman of some of these committees. 		 a. Fresh election takes place for the Speaker of the House b. Parliament by a majority of two-third members present and voting elects the Speaker c. The President appoints a member of the Lok Sabha in place of Speaker and Deputy Speaker
1034.	Legislative branch of govt.; MCA1;11mt;1mk.	10 37.	Legislative branch of govt.;MC;A1;
	In the warrant of precedence, the Speaker's position is	10910	1mt;1mk.
	 a. Fourth alangside the Chief Justice of India b. Seventh alongwith the Chief Justice of the High Courts c. Is seventh alongside the 		a. Prime Minister, the Rajya Sabha and the Lok Sabha b. President, the Rajya Sabha President, the Rajya Sabha
	c. Is seventh alongside the Chief Justice of India		c. President, the Rajya Sabha

and the Lok Sabha

1038.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	1041.	Legislative branch of govt.; MCA2; 1mt; 1mk.
	The twelve members nominated by the President of India for the Rajya Salha a. Do represent political parties b. Do represent really the high watermark of literature or art or culture c. Do represent caste-oriented value		Educationally, one of the Chambers of Parliament continues to maintain a nominal lead and what is it? a. The Rajya Sabha b. The Lok Sabha over the Rajya c. Neither of them leads
1039.	Legislative branch of govt.; MC; A2; 1mt; 1mk. In 1952 composition of the Rajya Sabha a. The Graduate members consisted of 64.8 per cent in the Rajya Sabha b. The Post-graduate got 64.8 per cent share in the Rajya Sabha c. The Graduates, Post-Graduates and Ph. D. combined 64.8 per cent share in the composition of the Second Chamber	1042.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Under article 249 of the Constitutions, a resolution to empower the Parliament to enact laws on any of the subjects can be moved and passed: a. In the Lok Sabha b. In the Rajya Sabha only c. The Rajya Sabha is such a chamber which can empower parliament
1040.	Legislative branch of govt.; MCA2; 1mt;1mk. The percentage of the Graduates was almost similar in the year 1952 a. In the Lok Sabha b. In the Rajya Sabha c. In both Chambers	1043.	Legislative branch of govt.; MC; A2; 1mt; 1mk. The Rajya Sabha is such a chamber which can empowers Parliament to enact laws on any subject to the following lists a. The Union List b. The State list subjects

C.

The con-current

Legislative branch of govt.; MC; A2; 1044. 1mt:1mk.

> With a view to create an all Ind:a-Service under Article 312, a resolution is passed by

- Lok Sabha only a,
- Lower Chamber at the approval b. of the President
- By the Second Chamber c.

1045. Legislative branch of govt.; MC; A2; lmt:1mk.

> Under Article 90 of the Constitution, ... a resolution to remove the Deputy Chairman of the Rajy i Sabha

- Can be moved first in the 2. Lok Sabha
- b. Can only be introduced in the Ralya Sabha
- Can be moved at the approval c. of the President

1049.

1046. Legislative branch of govt.; MC; A2; 1mt:1mk.

> No person shall be a member of the Houses of Parliament

- And the provision shall be made by a law delegated by the Parliament
- b. The provision shall be made by Parliament by a law for the vacation by a person
- The provision shall be laid c. down by the Election Commission

1047. Legislative branch of govt.; MCA1; 1mt:1mk.

Article 101 says

- If for a period of sixty days a member of either House of Parliament is absent thereof the House may issue warrant
- b. If for a period of sixty days, a member of either House of Parliament is absent from all meetings, thereof the House may declare his seat vacant
- If for a period of sixty days, a member of either House of Parliament is absent from all meetings, the House may suspend his membership.

1048. Legislative branch of govt.; MC; A2; 1mt; lmk.

> After the Constitution (Thirty-third amendment) Act. 1974, the Presiding Officer is now the authority

- To accept a voluntary resignation
- b. To accept even the non-voluntary resignation
- c. To determine the voluntary resigo don

Legislative brunch of govt.; MC; A1; 1mt:1mk.

> A member of Parliament may resign within the time and term of article 101 (3) (b) and such a resignation is to be addressed to the:

- **a**. Chief President of the Party
- b. Chairman or the Speaker as the case may be
- c. Prime Minister

10 50.	Legislative branch of govt.; MC; A3; lmt; lmk.	10 53,	Legislative branch of govt.; MC; A1; 1mt; 1mk.
	Article 83(2) refers to		The Spe≅ker's office
	a. The duration of the Rajya Sabha b. The duration of Parliament c. The duration of the Lok Sabha		a. Is vacated when the Lok Sabha dissolves b. Is vacated if he holds any office such as a member of the House c. Is never vacant till he resigns.
1051.	Legislative branch of govt.; MC; A1; 1mt; 1mk.	1054.	Legislative branch of govt.; MC; A2; 1mt; 1mk.
	The proviso to Clause (2) of article 83 lays down that; a. The term of the Lok Sabha may be extended for more than one year b. The term of the Lok Sabha cannot be extended for more than one year at a time and in no case beyond six months after the proclamation has ceased to operate. c. The term of the Lok Sabha cannot be extended at any cost.		The Speaker may also be removed a. In case a resolution is passed by a two-third majority of the members of the House b. If a resolution is passed by a majority of all the members of the Lok Sabha c. Even if a resolution is passed by a simple majority
1052.	Legislative branch of govt.; MC; A1; 1mt; 1mk. Article 93 lays down the election a. Procedure of the Vice-Presi	10 55.	Legislative branch of govt.; MCA1; 1mt; 1mk. Article 94 and 96 refer to a. The casting votes of the

dent of India

a simple majority

House

b.

C.

Provisions of the leader of the

Of the Speaker of the House by

speaker of the House

of the Speaker

moval is under

ation of the House.

b.

c.

The privileges and emolument

The Speaker's right to vote

when a resolution for his re-

consider-

10 59. 1056. Legislative branch of govt. :MC:A1; Legislative branch of govt.; MCA2; 1mt:1mk. 1mt;1mk. If any question a rises whether a The speaker of the House receives a salary of: Bill is a Money Bill or not Rs. 3000 a month, but not The decision of the Speaker a. entitled to other specified of the House of the People, allowances. the reon will be final b. Rs. 4000 including other The decision of the Speaker b. specific amenities of the House of the People Rs. 3000 and extitled to shall be final c. specific allowance. It is the President who is a c. final authority in this matter. Legislative branch of govt.; MC: A1; 1060. 1057. Legislative branch of govt.; MC; A1; 1mt;1mk. 1mt:1mk It is for him to interpret the The Money Bill endorsed is Rules of Procedure and conduct transmitted to the Council of States of Business of the House and to give under Article ruling on any disputed issue and a. 111 what does the objective pronoun 109 b. 'him' refer? 112 c. a, The President of India The Speaker ruling b. The concerned Minister c. 1061. Legislative branch of govt.; MC; A2; 10 58. Legislative branch of govt.; MCA2; 1mt:1mk. 2mt;1mk. The Money Bill is presented to The Speaker of the Lok Sabha is the President for assent under Article

a.

b.

C.

111

109

112

described as the guardian of the

ruling party only

parties and groups

People

Fundamental Rights of the

Fundamental interest of the

Interests of the opposition

a.

b.

c.

1062. Legislative branch of govt.; MC; A1; 1mt; 1mk.

As a matter of description, all Money Bils are:

- a. Not financial bills
- b. Absolutely Financial Bills
- c. Fundamentally different from the financial Bills

1065. Legislative branch of govt.; MCA2; 1mt:1mk.

Article 84 speaks of

- a. Qualification of a member of Legislative Council
- b. Disqualifications of a member of legislative Assembly
- c. Qualifications for members of Parliament

7

1063. Legislative branch of govt.; MCA1; 1mt; 1mk.

Under article 117 certain bills can be introduced in the Council of States need:

- a. the recommendation of the President at the time of introduction
- b. The recommendation at the time of passing of the Bill
- c. Notatall recommendations

1066.

Legislative branch of govt.; MC; A2; 1mt; 1mk.

Article 102 speaks of:

- a. Qualifications of members for council of States
- b. Disqualifications for membership of legislative council
- c. Disqualifications for the members of Parliament

7

1064. Legislagive branch of govt.; MC; A2; 1mt; 1mk.

The entire proceedings of the Rajya Sabha if found undemocratic

- a. Can be challenged in a court of law.
- B. Leads or causes its suspension
- c. Highlight its quasi-legal spirit

1067.

Legislative branch of govt.; MCA2; 1mt; 1mk.

The form for taking an oath following as per the 2nd schedule:

- a. "I.A. B. having been nominated as a candidate to fill a sit in the Council of States (or the House of the People) do swear in the name of Lawyers..."
- b. 'I.A.B. having been nominated as a candidate to fill a seat in the council of States (or the House of the People) do swear in the name of secula

'I.A. B. having been nominated C. as a candidate to fill a seat in the Council of States for the House of the People) do swear in the name of God that I will bear true faith and solemnly affirm

> allegiance to the Constitution of India as by law established and that I will uphold the sovereignty and integrity of India

1068. Legislative branch of govt.; MC; A2; 1mt:1mk.

> In addition to article 84 and article 102 Parliament under section 3 and 4 of the Representation of the People Act. 1951.

- a. Has laid down additional disqualifications for membership of the Parliament
- Has provided additional qualifib. cations for members of parliament
- Has laid down additional qualic. fications and disqualifications for the members of parliament

1069. Legislative branch of govt.; MC; A2; 1mt:1mk.

> A person who has been convicted by a Court in India, for moral turnitude and sentenced to an imprisonment for two or more years

- Can be a member of Parliament a.
- Cannot be a member of Parliab. ment unless four years have elasped since his release
- Cannot be a member of Parlia-C. ment unless five years have ela sped since his release.

1070. Legislative branch of govt.: MCA2: 1mt;1mk.

> The power to relex some of the disqualifications for a member of Parliament:

- Is vested in the President of India
- Is conferred upon the Supreme b. Court
- C. Is vested in the Election Commission

1071. Legislative branch of govt.; MC:A2: 1mk.;1mt;

> The case of the Election Commission versus Venkata (1953) S. C. R. 1144 held:

- a. That the question regarding the disqualifications under Article 102 of a member of Parliament is determined by the Election Commission only
- b. The question of the disqualifications of membership of Pariament is only determined by the President plus his Cabinet
- The question of disqualifications C. for any member of Parliament is determined by the President in accordance with the opinion of the Election Commission.

1072. Legislative branch of govt.; MCA1; 1mt;1mk.

> Before giving any such final decision regarding the disqualification of a member of Parliament

The Election Commission shall obtain the opinion of the President

c.	decision shall be final	1019	1mt;1mk.	
	the opinion of the Election Commission and shall not according to such opinion.		Who has remarked that the amending power exercised by Parliament under Article 368, it (Parliament) was acting as an amending body" or "constituent body".?	
				a. Mr. Seervaib. Mr. Niren Dec. Mr.A. N. Roy
1073.	_	dslative branch of govt.;MC;A2; ;1mk.		
	Arti	icle 101 relates to the		
	a. b. c.	Mid-term election Lok Sabha's seat vacated Vacated seats of Parliament	1076.	Legislative branch of govt.; MC; A2; 1mt; 1mk.
	C.	as a whole		When a power to amend was conferred on a Legislature it was given merely as
				a. A delegate exercising the sovereignty of the people
				b. Creature of the Constitution b. A judicial or legislative body
1074.	_	Islative branch of govt.;MC;A2;		
	the	rder to contest the election for Chamber of Parliament the lidate should be a	1077.	Legislative branch of govt.; MC; A1; 1mt; 1mk.
	a. b. c.	Philosopher king Votor merely A voter plus additional qualifications.		Who was of the view that Article 368 prescribed the procedure to amend the constitution and it does not confer power on Parliament to amend constitution.
		<u>/</u> /		a. Subha Rao b. Mudholkar c. Wanchoo

1078. Legislative branch of govt.; MC; A1; 1mt; 1mk.

The function of the Committee of Rules

- a. Is to recommend changes in the rules of procedure and conduct of business of the Rajya Sabha
- b. Is to recommend changes and modifications in the procedure and conduct of business of the Lok Sabha
- c. Recommends changes in the procedure and conduct of business of both the chambers.

1081.

Legislative branch of govt.; MC; A2; 1mt; 1mk.

A Bill having been passed by the House of the People is pending in the Council of States.

- a. Will lapse on the dissolution of the House of the People
- b. Shall lapse on the dissolution of the House of the People
- c. Shall not be lapsed due to dissolution of the House of the people only.

__/

1082.

Legislative branch of fovt.; MC; A2; 1mt; 1mk.

In order to resolve the deadlock between the two Houses, the procedure is laid down under Article 1:

a. 110

b. 108

c. 107

1mt: 1mk.

1079.

The final report of the Committee of Rules is

Legislative branch of govt.; MC; A2;

- a. Not laid down on the table of the Lok Sabha
- b. Laid down on the Lok Sabha
- c. Placed on the table of the Parliament

1080. Legislative branch of govt.; MC; A1; 1mt; 1mk.

A Bill pending in Parliament

- a. Will not lease by reason of the propogation of the House
- b. Shall not lapse by reason of the Propogation of the House
- c. Is likely to be lapsed by reason of the propogation

7-7

1083. Legisla tive bran ch of govt.; MCA2; 1mt:1mk.

To resolve the conflict between the two Houses:

- a. It is the Prime Minister empowered to summon or notify the Houses
- b. It is the Speaker of the House of the people to do so
- c. It is the President only to notify the Houses its intention to summon then to meet in a joint sitting.

Legislative branch of govt.; MCAL 1087. 1084. Legislative branch of govt.; MCA1 1mt;1; 1mk. 1mt:1mk. The procedure of a Joint sitting At the time of the summoning of the Houses by the President to resolve difference in respect of a proposed legislation a. Either House will proceed Does apply to money Bills a. further with a Bill Does not apply to financial b. Neither House will proceed b. bill further with a Bill Makes the constitution C. Both Houses will re--further with their amendc. absolutely silent 1088. 1085. Legislative branch of govt.; MC; A1; Legislative branch of govt.; MCA2; 1mt:1mk. 1mt:1mk. The President in order to resolve A different procedure is prescribed the crisis between the two Houses giving the predominance to the lower House in matter of expenditure a. Summons the joint sitting and taxation under the article: without any prior notification Serves the notifications prior b. a. 108 to summoning the joint sitting 109 b. of the Houses 110 C. c. Summons the Joint sitting of the two Houses separately 1086. Legislative branch of govt.; MC; A1; 1089. Legislative branch of govt.; MCA1; 1mt:1mk. 1mt:1mk. At the joint sitting of the two Houses, If any political party enjoys clear the Bill is passed by the majority in the house of the people a. Na rrow majority The President has discretioning

Majority of the two-third of the

The majority of the total number

of members of both Houses

present or voting

present & voting

b.

c.

a.

b.

power to choose his own

The President is obviously bound

to follow the Prime Minister

minister

1090. Legislative branch of govt.; MC;A1; 1mt; 1mk.

Article 256 and 257 lay down that where any state disobeys or does not comply with Union's direction given

- a. It will be lawful for the President to hold that a situations has arisen in which the Government of the state cannot be carried on in accordance with the provisions of the constitution.
- b. It will be a wrong prejudice on the part of the President to hold that any abnormality exists.
- c. It ensures the sound and healthy tradition of Indian Federalism whatever the President deems fit under the Articles 256 and 257

1091. Legislative branch of govt.; MC A2; 1mt; 1mk.

For the purpose of amendment of the constitution in the matter of ordinary laws a simple majority is needed under

- a. Article 368
- b. Article 13(2)
- c. Article 4, 169 and 240

1092. Legislative branch of govt.; MC; A1; 1mt; 1mk.

For the amendments in the matter of the Presidential election, ratification is required

- a. By resolution passed by onethird states Legislatures
- b. By resolution simply passed by two-thirds state Legislatures.
- c. By resolution passed by not less than one-third of the state Legislatures.

1093. Legislative branch of govt.; MCA2; 1mt; 1mk.

If the membership of any person to either of the house of parliament is under question, is referred to

- a. The Supreme Court
- b. The Election Commission
- c. The President of India prior b Election Commission.

1094. Legislative brunch of govt.; MCA2; 1mt; 1mk.

It has been constitutionally prescribed that

- a. Every member of parliament shall be liable to the proceeding in any court in respect of any thing said in parliament
- b. No member of parliament shall be liable to any proceeding in any court for anything said in parliament.
- penalty of five hundred rupees in case he makes any wrong statement in the house.

Legislative branch of govt.; mcA2; 1mt; 1mk.

1095.

A person shall be disqualified for being a member of either House of Parliament

- a. On the prima-facie of sexcandle even
- b. On the grounds having more than a one better half
- on the basis of holding any office of profit under the government of India of any state.

1096. Legislative branch of govt.; MC; A2; 1099. Legislative branch of govt.; MCA2; 1mt:1mk 1mt:1mk. Under Sub-clause (b) article 94, the Under article 98 each house of Parliament Speaker is required to tender his resignation a. Will have sometimes a joint secretarial staff To the President of India a. Shall have secretarial staff To the Vice-President of India b. b. C. To the Deputy-speaker exclusively Shall have a common staff of c. secreta ria te. 1100. Legislative branch of govt.; MC: A2; Legislative branch of govt.: MCA2: 1097. 1mt;link. 1mt:1mk. While office of speaker is vacant, Every member of either House of the duties of the office shall be Parliament before taking his seat shall make and subscribe before performed by the: the Deputy-Speaker a. a. Speaker Vice-President b. Chief Justice b. Member of Parliament appointed C. President of India for conductir c. for the same by the President the business of the House of India. 1098. Legislative branch of govt.; MC; A2; 1101. Legislative branch of govt.; MC; A2; 1mt;1mk. 1mt;1mk. If the resolution for the removal of the The election of the Speaker must be Speaker is under consideration of the preceded by house of the People, it is the: a. Taking of the oath by the Speake a. Speaker who shall preside himself

b.

c.

By administering the oath to

parliament which make them entitled to elect the President

Taking the oath by members of

the Vice-Chairman

b.

c.

Deputy-Speaker shall preside

Vice-President shall preside

1102. Legislative branch of govt.; MCA2; 1mt;1mk.

If at any time there is no quorum at a meeting of one House, the Speaker shall

- a. Dissolve the House
- b. Suspend the House
- c. Ask the concerned members to make the necessary quorum.

1103. Legislative branch of govt.; MCA2; 1mt; 1mk.

Two-third majority of total members is necessary for passing a resolution

- a. For the removal of the Speaker
- b; For the impeachment of the President of India
- c. For electing the Speaker

1104. Legislative branch of govt.; MCA2; 1mt; 1mk.

The quorum of each House of Parliament is;

- a. Needed two-thirds of the total members of the House
- b. One-third of the total members of the House
- c. Needed the clear majority of the members present and voting

1105.

Legislative branch of govt.; MC; A2; 1mt; 1mk.

A maj ority of total membership of the Houses and two-thirds majority of members present and voting is necessary for amendment of the constitution:

- a. In a single house of Parliament
- b. In each House of Parliament
- c. In a single House in case of the other House not in session.

1106. Legislative branch of govt.; MCA2; 1mt; 1mk.

No person shall be a member both of parliament and of Houses of the Legislature of a state is strictly warned

- a. In accordance with developed convention
- b. Due to written provisions in the constitution
- c. According to the judicial decision

1107. Legislative branch of govt.; MCA2; 1mt:1mk.

If for a period of sixty days, a member of either Houses of Parliament is absent prior to permission of the House from all the meetings:

- a. The House may expel him the same from the party-membership
- b. The House may declare his seat vacant
- c. The House may issue an warrant for his arrest.

1108. Legislative branch of govt.; MC; A2; 1mt; 1mk

Under article 85 (I) there is a written provision that each house of Parliament from time to time shall be summoned and meet at such time and place he thinks fit What does the pronoun 'HE' stands for?

- a. The Speaker of the house
- b. The President of India
- c. Both of them

1109. Legislative branch of govt.; MC; A2; 1mt; 1mk.

One of the requisite qualifications for the member of parliament is that his name should be registered in any Parliamentary Constituency according to:

- a. The Supreme Court decisions
- b. Because of developed conventions
- c As per representation of the People Act, 1951

1110. Legislative branch of govt; MCA3; 1mt; 1mk

The leader of the majority party in the lok sabha is:

- a. The Prime Minister
- b. The Vice President
- c. The President
- d. The Speaker of Lok Sabha

1111. Legislative branch of govt.; MC; A2; 1mt; 1mk

For what duration is the Rajya Sabha elected?

- a. 5 yrs.
- b. 3 yrs.
- c. 2 yrs.
- d. None of these

1112. Legislative branch of govt.; MCA2; 1mt; 1mk.

For what duration in the lok sabha elected

- a. 2 yrs.
- b. 5 yrs.
- c. 6 yrs.
- d. 7 yrs.

1113. Legislative branch of govt.; MCA2; 1mt; 1mk.

The council of States is

- a. Hereditary
- b. Consecutive
- c. Elected body

1114. Legislative branch of govt.; MC; A3; 1117. Legislative branch of govt.; MCA1; 1mt:1mk. 1mt:1mk The Claim of various money The speaker transmitting the requirement of various government money bill, attaches a certificate of departments before sending to the his own proving that it is a money Parliament is finally decided by bill on the the: a. Consent of law ministry Consent of any authority b. President a. Advice of Vice President c. Cabinet b. Speaker C. Vice President d. 1118. Legislative branch of govt.; MC; A2; 1115. Legislative branch of govt.; MC; A2; 1mt:1mk. 1mt:1mk. Which amendment to the Constitution Any member on be punished inside of India affirmed the power of the or outside the House who is guilty. Parliament to amend any part of of offending against the rights and the constitution including that relating dignity of the house by the: to fundamental rights? Speaker a. 23rd Amendment a. Prime Minister b. 24th Amendment b. c. President 25th Amendment c. d. Parliament d. 26th Amendment 1119. Legislative branch of govt.; MC; A3; 1116. Legislative branch of govt.; MCA2; 1mt:1mk. 1mt;1mk. In case of difference between the two Which is the more powerful house houses, the joint meeting of both of legislature at the centre in India the houses on be called by the a. The Lok Sabha Speaker a. b. The Rajya Sabha President b. The State Assembly c. Prime Minister

1120. Legislative branch of govt.; MC; A2; 1mt; 1mk.

The Senate of the United States shall be composed of two Senators from each State for six years and each senator

- a. Shall have one vote
- b. Shall have two votes
- c. Not more than two votes

/ /

1121. Legislative branch of govt.; MCA2; 1mt; 1mk.

In one of the cases of Raj Narayan Vs. The Speaker of U. P. A. I. R. 1953 All 45), Raj Narayana for his unruly behaviour was:

- a. Sent out of the Assembly only
- b. Suspended from the Assembly also
- c. Sent out and suspended during the session of the Assembly

1122. Legislative branch of govts.; MCA1; 1mt; 1mk.

In America power to call special sessions of Congress in the times of emergency is:

- a. Vested in the authority of the President
- b. Enjoyed by the Vice-President
- c. Vested in the Supreme Court of America

1123.

Legislative branch of govt.; MC; A2; 1mt; 1mk.

The Senate of the United States shall be composed from each state, elected by the people thereof, for six years and each senator shall have one vote as it is provided.

- a. 17th Amendment 1913.
- b. 18th Amendmen t 1919
- c. 21 Amendment 1920

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1124. Legislative branch of govt.; MC; A2; 1mt; 1mk.

The U.S.A. Congress

- a. Will make no law respecting an establishing or establishment of religion, or prohibition the free exercise thereof, or abridging the freedom of press or the right of the people peaceable to assemble, and to petition the Government for a redress of grievences
- b. Shall make no law respecting an establishment of religion, or abridging the freedom of special or the press or to petition the Government for a redress of grievencess.
- c. Often makes law for the same as above citizens against the state while Art 29 (2) gives protection against state as well as anybody.

1125.	Legislative branch of govt.; MCA1; 1mt; 1mk.	1128.	Legislative branch of govt.; MC, A1; 1mt; 1mk.
	The Council of States may pass a resolution dearing any subject in the State list as one of national importance by majority of		Article 332 provides for the reservation of seats for the Scheduled Castes and the Scheduled Tribes, except the Scheduled Tribes in Assam
	a. One half b. Two third		a. In the Legislative Councils of
	c. Three fourth		every state b. In the both chambers of state Legislatures
			c. Only in the state Legislative Assemblies
1126.	Legislative branch of govt.; MCA1; 1mt; 1mk.		
	If two or more state legislatures propose that Parliament should make laws on a state subject	1129.	Legislative branch of govt.; MC; A2; 1mt; 1mk.
	a. The parliament does it b. The parliament does not do it c. The president does it		Any Bill seeking the formation of a new state or for any purpose under Article 3 is moved in the union parliament:
	 !		a. Prior to the consent of the President
1127.	Legislative branch of govt.; MC; A2;		b. The recommendation of the President
	1mt;1mk.		c. Subject to the necessary amend ments.
	In the Union of India versus Macan Gopal, 1954, S. C. R. 541 it was held, our constitution as appears from the		
	Preamble a. 'Derives its authority from	1130.	Legislative branch of govt.; MC; A1; 1mt; 1mk.
	the judicial bench of India b. 'Derives its own power from the enactments of Parliament c. 'Derives its authority from		The reviews expressed by a state Legislature Under Article 3 for the sake of admission of new
	the people of India'.		states are: a. Binding on Parliament
			b. Not binding at all on the Parisa ment

Binding within certain limitations

c.

1131. Legislative branch of govt.; MC;A1; 1134. Legislative branch of govt.; MC; A2; 1mt:1mk. 1mt;1mk. In case the specified or the The official language of the Union extended period is expired on the shall be matter of seeking the views or Hindi a. consent state Legislatures b. Fnglish Sanskrit a. Parliament may amend c. the Bill proposed under Article b. Parliament may send the Bill again for seeking a second reference. Parliament may introduce c. a new Bill for the same. 1135. Legislative branch of govt.; MC; A3; 1mt:1mk. 1132. Legislative branch of govt.; MCA1; Which of the states has two houses of the legislature? 1mt;1mk. a. Andhra Pradesh Punjab b. Parliament by law c. Haryana Form a new state by separation of territory b. Form any state c. Form a new state by uniting two or more state d. Form a new state by uniting any 1136. Legislative branch of govt.; MC; A3; territory to a part of any state 1mt:1mk Which of the state has one house of the legislature? uP. d. b. M. P. c. Punjab 1133. Legislative branch of govt.; MCA1; 1mt;1mk. Article 2 of the Indian Constitution provides 'Parliament may be law admit into the Union or establish new states a. Subject to the further amendment in the constitution 'Subject to the refrendum of b. new states

On such terms and conditions

as it thinks fit.

C.

1137.	Legislative branch of govt.; MC:A2; 1mt;1mk. Subject to the provisions of Article 333, the Legislative Assembly of each state shall consist of not more thanmembers a. 500 b. 400 c. 300	1140.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Legislative Assembly can be prolonged by a. Speaker b. President c. Governor
1138.	Legislative branch of govt.; MC; A2; 1mt; 1mk. The total number of members in the legislative council of state having such a council shall not exceed of the total number of members in the legislative Assembly of that state a. 1/2 b. 1/3 c. 1/4	1141.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Legislative Council can be prolonged by a. Chairman b. President c. Vice-President d. Governor
1139.	Legislative branch of govt.; MC; A2; 1mt; 1mk. The total number of members in the Legislative Council of a State shall in no case be less than a. 40 b. 50 c. 60	1142.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Legislative Assembly can be dissolved by a. President b. Speaker c. Vice-President d. Governor

1143.	Legislative branch of govt.; MCA2; 1mt; 1mk.	1146.	Legislative branch of govt.; MC; A3; 1mt; 1mk.
	Which of the following is the chairman of the council of States		Which of the following can increase the area of any state
	 a. President b. Vice President c. Prime Minks ter d. Chief Justice of India 		a. Lok Sabha b. Rajya Sabha c. Parliament
	To the flow has a harf work of MCA2.	1147	Logicia tivo byonch of movit (MCA)
1144.	Legislative branch of govt.; MC; A3; 1mt; 1mk.	1147.	Legislative branch of govt.; MCA2; 1mt; 1mk.
	Which of the following presides over the meetings of Lok Sabha		Which of the following can diminish the area of any state
	 a. Speaker b. Vice President c. Prime Minister 		a. Paritament b. Vidhan Sabha c. Vidhan Parishad d. None of these
1145.	Legislative branch of govt.; MC; A3; 1mt; 1mk.	1148.	Legislative branch of govt.; MCA3; 1mt; 1mk.
	Rajya Sabha can be dissolved by		Which of the following can alter the boundaries of any state
	a. President b. Speaker c. None of these		a. Rajya Sabha b. Supreme Court c. High Court d. Parliament

1149.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Which of the following can alter the name of any state a. High Court b. Parliament c. State legislatured d. None of these	1152.	Legislative branch of govt.; MC; A2; 1mt; 1mk. Money Bills in a State can be moved: a. Only in the Legislative Council b. Only in the Legislative Assembly c. At the Joint meeting of the L.C. and the L.A. d. By the Chief Minister and his colleagues e. By the Finance Minister of the State concerned.
1150.	Legislative branch of govt.; MC:A3; lmt; lmk. Which of the following article is for the admission or establishment of new states a. Article One b. Article Two c. Article Four	1153.	Legislative branch of govt.; MC, A2; 1mt; 1mk. The Lok Sabha and the Rajya Sabha sit jointly when a. Whenever they like b. There is a disagreement between the two (houses) c. The President summons both the houses d. They must meet when two years have lapsed after the last meeting e. They must meet every 5 years.
1151.	Legislative branch of govt.; MC:A3; 1mt;1mk. Which of the following articles is for the formation of new states & alteration of areas, boundaries or names of existing states a. One b. Three c. Two d. None of these	1154.	Legislative branch of govt.; MC; A3; 1mt; 1mk. How many languages have been mentioned in the Fighth Schedule a. 14 b. 15 c. 13 d. 16 e. 18

1155.	Legislative branch of govt.; MC, A3; 1mt, 1mk.	1158.	Legislative branch of govt.;MC;A2; 2mt;1mk.	
	The Chairman of the Lok Sabha is a. The President of India b. The Prime Minister c. The Vice President d. The Speaker c. None of the above. Lok Sabha has no Chairman		This number of days is the maximum within which the Rajya Sabha has to return a certain bill to the Lok Sabha - after rejection or acceptance a. 30 days b. 14 days c. 10 days d. 15 days e. 20 days	
1156.	Legislative branch of govt.;MC;A3;	1159.	Legislative branch of govt.; MCA2; 1mt; 1mk.	
	The Presiding officers of the Rajya Sabha are: a. The Vice President and the Spoaker b. President and Vice President c; The Chairman and the Deputy Chairman d. The Prime Minister and the President e. The Minister and the Minister of Parliamentary Affairs		All legislations except one of the following requires the consent and agreement of both houses of the Parliament. Which is that 'one'? a. A Money Bill b. An amendment to the Constitution c. Imposition of emergency d. Insuing of an ordinance e. Removal of a judge of the Supreme Court or a High Court	
1157.	Legislative branch of govt.; MC; A2; 1mt; 1mk. A bill in the third stage is a. Introduced in the Rajya Sabha b. Discussed clause by clause c. Still in the stage of introduction d. Goes to the President for final approval	1160.	Legislative branch of govt.; MC;A2; 1mt;Imk. A certain bill cannot become a law unless: a. The President gives his consent b. The Lok Sabha passes it c. The Rajya Sabha passes it	

In the Rajya Sabha for consi-

deration

e.

The Parliament at a joint

sitting of both the houses)

The Prime Minister says

approves it

ditto to it

d.

e.

1161.	Legislative branch of govt.; MC; A3; 1mt; 1mk.	1164.	Legislative branch of govt. MC; A2; 1mt; 1mk.	
	The working language of parliament is:		The programme of work for army session of parliament is worked out by	
	a. English b. Hindi c. Both English and Hindi d. Either Hindi or English e. Hindi & Sanskrit		 a. The Ministry of Parliamentary affairs b. The President of India c. The Speaker of Lok Sabha 	
1162.	Legislative branch of govt.; MC; A2; 1mt; 1mk. The Upper limit for representatives of states and Union Territories in the Lok Sabha respectively is	1165.	Legislative branch of gogt.; MC; A2; 1mt; 1mk. The subjects enumerated in the union list are legislated upon by	
	a. 525 and 20 b. 500 and 45 c. 520 and 25		a. The union parliament b. The state legislature c. Parliament as well as the legislatures of states.	
1163.	Legislative branch of govt.; MC; A2; 1mt; 1mk. The subject enumerated in the State list are legislated upon by a. The Union parliament b. The State legislature c. Parliament as well as the legislature of state	1166.	Legislative branch of govt.; MC, A3; 1mt; 1mk. The leader of the majority party in the Lok Sabha is a. The Prime Minister b. The President c. The Vice-President d. The Speaker of Lok Sabha e. The Defence Minister	

1167.	Legislative branch of govt.; MCA2; 1mt; 1 mk	1170.	Legislative branch of govt.; MC; A2; 1mt; 1mk. The Rajya Sabha is a. A permanent body	
	Fach member of the Lok Sabha represents			
	a. Only 5,00,000 citizens b. Not more than 5,00,000 citizens c. Not less than 5,00,000 citizens d 1.00,000 citizens		b. A temporary body c A house headed by the Prime Minister d. A house having no speaker c. A house having a speaker	
1168.	Legislative branch of govt; MC; A2; lmt; lmk.	1171.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	
	The quorum of the Parliament is fixed at:		Lok Sabha and Rajy Sabha when compared	
	 a. One-tenth of the membership of the House b. One-third of the membership of the House c. One-half of the membership of the House d. Four -fifth of the membership of the House e. 75% of the membership of the House 		than the Rajya Sabha b. They are equally powerful c. Rajya Sabha is more powerful than the Lok Sabha d. The intensity of power' varies it fluctuates e. It is for the President to determine	
1169.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	1172.	Legislative branch of govt.; MC; A3; lmt; lmk. When the Lok Sabha and the Rajya Sabha	
	Any one who is below this age cannot be elected a member of the Parliament (Rajya Sabha) a. 30 yrs b. 25 yrs c. 20 yrs d 35 yrs e 45 yrs		disagree over a particular Money Bill a. The President can summon a joint sitting of both the houses b. The Bill is postponed indefinitely c. The Bill is dropped right out d. The Prime Minister decides the issue by 'casting vote' e. The President forces the house(s) to adopt the Bill; in case	

they do not agree, he uses his descretionary power(s) to pass the Bill through an ordinance

1173.	Legislative branch of govt.; MCA2; 1mt; 1mk.	1176.	Legislative branch of govt.; MCA2; 1mt; 1mk.	
	The Constitution of India provides that there shall be three constituents of the Indian Parliament. These constituents are - the Lok Sabha, the Rajya Sabha and the		The Upper House of the Indian Parliament has	
	a. President b. Prime Minister c. Vice President d. Council of Ministers e. Spæker of Lok Sæbha		 a. Full control over government b. Full control over state purse c. No effective power over money Bills d. No legislative power 	
1174.	Legislative branch of govt.; MC;A2; lmt;1mk.	1177.	Legislative branch of govt.; MC; A2; 1mt; 1mk.	
remove	The Speaker of the Lok Sabha can the removed from his office by the a. Order of the President		A Bill presented in Parliament becomes an Act after	
	 a. Order of the President b. Order of the Prime Minister c. Vote of no confidence passed by Lok Sabha d. Vote of no-confidence passed by the Parliament 		a. It is passed by both the Houses and assented to by the Parliament b. It is passed by both the Houses and assented to by the Prime Minister c. The speaker assents to the Bill of the Prime Minister and the Speaker have signed	
1175.	Legislative branch of govt.; MCA2; 1mt;1mk.	1178	Legislative branch of govt.; MC;A3; 1mt;1mk.	
	When members of the ruling party and opposition parties break their party barriers and cast their votes on either side without regard to party affiliations, it is called a. Snap vote		A Cabinet Minister can be removed for the ministerial post by the final order of the a. President	
	b. Cross voting c Crossing the floor d. Free vote		 b. Prime Minister c. Vote of no confidence passed by Lok Sabha d. None of these. 	

Legislative branch of govt.; MCA2; 1179. 1182. Legislative branch of govt.; MCA3; 1mt:1mk. 1mt:lmk. Under Indian Constitution, the Under fourth schedule, the number residual powers are vested in of members for the several states the in the council of states varies from: a. State 5 to 20 a. Union b. b. 6 to 29 Local authority c. 1 to 34 Legislative branch of govt.; MC; A2; 1183. Legislative branch of govt.; MCA2; 1180. 1mt:1mk. lmt; lmk. Law made by parliament against the Representation of the States in Fundamental Right the upper chamber of the Union legislature is based on the Can be declared illegal and a. Size of the State (area) a. void by the Supreme Court Population of the State b. Can't be declared illegal and void b. Equality c. by the Supreme Court Can't be challenged in Supreme c. Court. 1181. Legislative branch of govt.; MC; A2; 1184. Legislative branch of govt.; MF; A2; 1mt;1mk. 10mts:12mks. Representation of the states in the The Parliament in India, in order to upper chamber of the Union legislature exercise effective control over the is

a.

b.

c.

On eugality

Not on equality

None of these

financial administration, have set

up their committees of the house -

the public accounts committee, the

on public under takings".

estimates committee, the committee

The publi	ca coo	unts	comr	n i ttee
concerns	itself	prim	aril v	with

- a. Scrutinizing regularily and ensuring legality and propriety in the matters of financial administration
- b. Ensuring economy
- c. Examing the financial operation of the statutory corporations and govt. companies.

The estimates Committee concerns itself primarily

- a. Scrutinizing regularily and ensuring legality and propriety in the matters of financial administration
- b. Ensuring economy
- c. Examining the financial operations of the statutory corporations and govt. companies

The Committee on the public undertakings concerns itself primarily with

- a. Scrutinizing regularily and ensuring legality and propriety in the matters of financial administration
- b. Ensuring economy
- c. Examining the financial operations of the statutory corporations and govt. companies

The public Accounts Committee is constituted by

- a. Lok Sabha
- b. Rajya Sabha
- c. Both the houses of Parliament

The number of members in the public accounts committee are

- a. 22
- b. 30
- e. 10

The first estimate committee was constituted in

- a. 1947
- b. 1948
- c. 1950

The estimate committee is constituted by

- a. Lok Sabha
- b. Rajya Sa**h**ha
- c. Both the houses of parliament

The number of members in the estimate committee are

- a. 22
- b. 30
- c. 10

	mittee on public undertaking constituted on		The chairman in the committee on public undertaking is nominated from amongst the members of	
a. b. c.	1. 5. 1964 1. 1. 12 57 26. 1. 19 50 :		a. Lok Sabha b. Rajya Sabha c. Dept. of Finance Ministry	
	mittee on public undertaking onstituted by	1185.	Legislative branch of govt.; MC; A2; 5mts; 6mks.	
a. b. c.	Lok Sabha Rajya Sabha Both the houses of parlia- ment		Constitution provides that all revenues received, all loans raised by the issue of treasure bills, loans or ways and means advances, all money received in repayment of loans by the union create:	
	number of members in the mittee on public undertakings is		 a. Public accounts b. Consolidated fund of India c. Contingency fund of India 	
a. b. c.	22 30 10		No expenditure can be incurred	
	/		except with the sanction of a. Prime Minister	
	chairman in the committee ublic undertaking is nominated		b. Chief Minister c. The legislature	
a. b. c.	The President The Prime Minister The speaker of Lok Sabha		No bill imposing tax can be introduced in the legislature except on the recommendations of a. President or Governor b. Prime Minister or Chief Minister c. Public Accounts Committee	

An expenditure, where no demands for grants need to be made to the legislature as no sanction of the legislature is necessary for incurring such expenditure is called a. Voted expenditure		c. After passing in Lok Sabha, it goes to Rajya Sabha d. On being assented to by the President, it becomes an Act of Parliament		
b. Charged expenditure c. None of these	1107			
An expenditure for which demands for grants have to made to, and	1187.	Legislative branch of govt.; R; F2; $2mts; 1^{1/2}mks$.		
sanction obtained of, the legislature is called		Arrange according to the period of decision:		
a. Voted expenditure b. Charged expenditure c. None of these		 a. It has been urged by the Supreme Court in interpreting the Constitution that the Parliament has power to amend any position of the Constitution without destroying its basic features. b. It has been urged that Parliament 		
No permanent tax oan be imposed by		has had no authority to amend Part III of the Constitution. c. It has been laid down that Parlia-		
a. Lawb. Parliamentc. Ordinance Act		ment has full authority to mak, any amendment whatsoever it likes.		
Legislative branch of govt.;R;F2; 2mts;2mks.				
Re-arrange the stage of legislation mentioned below:	1188.	Legislative branch of govt.; SA; A1; 2mts; 2mks.		

What is the definition of money bill?

1186.

a.

b.

After obtaining the approval of President, a money bill is

introduced in the Lok Sabha. After passing in Rajya Sabha

it goes to President

1189.	Legislative branch of govt.; SQ; A2; 2mts; 2mks. Can a Money Bill be introduced in the Rajya Sabha before it is introduced in the Lok Sabha?	1193.	Legislative branch of govt. AQA3; 1mt;1mk. Can the parliament make law to detain a person beyond 3 months?
1190.	Legislative branch of govt.; SQ:A2; 2mts; 2mks. What is that Act passed by Parijament in 1976 for the effective enforcement of Art. 17?	1194.	Legislative branch of govt.;SQ;A1; 1mt;1mK; What is the duration of legislative council?
1191.	Legislative branch of govt. ;SQ;A2; 2mts;2mks. Give the name of the Act passed by Parliament in 1955 to enforce Art. 17.	1 19 5.	Legislative branch of govt.;SQ;A1; 1mt;1mk. What is the duration of legislative assembly?
1192.	Legislative branch of govt.; SQ; A1; 2mts; 2mks. Can the legislature deprive a person of his life or personal liberty?	1196.	Legislative branch of govt.; SQ;A1; lmt; lmk. In which state the state legislature consists of 2 houses.

1197.	Legislative branch of govt.; SQ; A2; 2mts; 2mks.	1201.	Legislative branch of govt.;SA;A1; 10mts;10mks.
	What are the two houses of a State legislature?		A law passed by a State Legislature prescribing Hindias the exclusive medium of instruction in one of the Universities of that States. Discuss
1198.	Legislative branch of govt.; CQ;A1; 1mt;1mk. A money bill shall not be introduced in the House of the Parliament.	1202.	Legislative branch of govt.; SA; G2; 10mts; 10mks. Examine the validity of the following
			namely: A law passed by Parliament acquiring the lands and properties vested in a State.
1199.	Legislative branch of govt.; CQ:A1; 1mt; 1mk.		
	Indian Parliament is	1203.	Legislative branch of govt.;SA;A1; 10mts;8mks.
			What are the limitations on Parliament's power to amend the Indian Constitution?
1200.	Legislative branch of govt.; SA;A1; 10mts; 10mks.	1204.	Legislative branch of govt.;SA;A1; 10mts;8mks.
	The state legislature of Punjab passed an Act on the subject falling in the concurrent list. Later, the Parliament also passed an Act, on the same subject repealing the State Act. Do you think the Parliament is competent to repeal the State Act? If so, why? Give reasons.		What is the procedure required to be followed in money bills?

1205.	Legislative branch of govt.;SA;A1; 5mts;5mks. What is the procedure of alteration	1209.	Legislative branch of govt.; SA;A1; 5mts; 5mks.
	in names of existing states?		How the Deputy Speaker of the Lok Sabha is elected?
120 6.	Legislative brunch of govt.;SA;A1, 5mts;5mks.	1210.	Legislative branch of govt.; SA; A1; 5mts; 5mks.
	What is the procedure of alteration of areas, boundaries of existing states?		How the Speaker of the House of People is elected?
1207.	Legislative branch of govt.;SA;A1; 5mts:5mks.	1211.	Legislative branch of govt.;SA;A1; 5mts;5mks.
	What is the procedure of formation of new states?		How the Deputy Chairman of the Council of states is elected?
1208.	Legislative branch of govt.;SA;A1; 5mts;5mks.	1212.	Legislative branch of govt.;SA;A1; 5mts;5mks.
	What is the procedure of admission of new states?		How the Chairman of the Council of States is elected?

1213.	Legislative branch of govt.; SA; A1; 5mts; 5mks.	1217.	Legislative branch of govt.;SA;A1; 5mts;5mks.
	How the speaker and Deputy speaker of the Legislative Assembly are elected?		How the Anglo-Indian Community can be represented in the House of people.
1214.	Legislative branch of govt.; SA;A1;	1218.	Legislative branch of govt.;LA;F2; 30mts;20mks.
	5mts; 5mks.		30 m ts; 20 m k s.
	What is the procedure of abolition or creation of legislative council in States?		How are legislative powers divided between parliament and state legislature? Explain showing the circumstances when parliament can make laws on subjects enumerated in the state list.
1215.	Legislative branch of govt.; SA;A1; 5mts; 5mks.	1219.	Legislative branch of govt.;LA;A1; 30mts;20mks.
	What the special provision for Anglo-		·
	Indian Community in Certain services?		Howare Bills passed by the Parliament? Mention the procedure which will be followed when there is a deadlock between the two Houses of Parliament over the passage of a Bill.
1216.	Legislative branch of govt.; SA; A1; 5mts; 5mks.		
	How the Anglo-Indian Community can be represented in the Legislative Assemblies of the States.	1220	Legislative branch of govt.;LA;F2; 30mts;20mks.
			Elucidate the law on delegated legis- lation' in India in the light of Delhi Laws Act' and other subsequent

decisions.

			•
1221.	Legislative branch of govt.; LA; F2; 15mts; 10mks. Explain under what circumstances Parliament may exercise the residuary powers under article 248 of the Constitution.	1225.	Legislative branch of govt.; LA; A1; 30mts; 20mks. Discuss the position of Lok Sabha under the Indian Constitution. In what way the Rajya Sabha is superior or inferior to the Lok Sabha?
1222.	Legislative branch of govt.;LA;G2; 15mts;10mks.	1226.	Legislative branch of govt.;LA;F2; 30mts;20mks.
	Examine briefly when can Parlia- ment legislate with respect to any matter in the State List.		Explain the three-fold distribution of legislative powers between the Union and the States under the Constitution.
1223.	Legislative branch of govt.; LA; A1; 30mts; 20mks. Discuss the scope of the legislative power to implement international treatles in the constitutions of the United States of America, Australia and Canada.	1227.	Legislative branch of govt.; LA; F1/F2; 30mts; 20mks. Distinguish between money bills and other bills and explain the procedure of passing money bills
1224.	Legislative branch of govt.; LA; F2; 30mts; 20mks. Explain the privilege of a legislature to punish a person for committing its contempt. Why it is necessary to give such privilege to a legislature? Do you think that the present position in	1228.	Legislative branch of govt.; LAA1; 30mts; 20mks. Mention the circumstances in which the Union Parliament can make laws on the subjects contained in the State List. Can the State Legislatures continue to make laws on these subjects in such circumstances?

think that the present position in

India is satisfactory?

1229.	Legislative branch of govt.; LA;S1; 30mts;20mks. Discuss the "rule of pith and substance" and point out its importance in settling disputes regarding distribution of legis-	12 33.	Legislative branch of govt.; LA; A1; 30n ts; 20mks. Discuss briefly the scheme of distribution of legislative powers between the Union and the State. Which law shall prevail in case
	lative powers.		of a conflict between a Central law and a State law dealing with the same subject—matter in the Concurrent List and what are the tests applied for determining the question?
1230.	Legislative branch of govt. ;LA;A1; 25mts;20mks.		
	Discuss the privileges of the Houses of Indian Parliament and of the members of Parliament.	1234.	Legislative branch of govt.; LA; 25mts; 15mks. The State Legislature of Uttar Prodesh passes an Act authorising the State government to charge ten paise as road-fax from every bus or taxi passenger. Discuss the
1231.	Legislative branch of govt. ;LA;A1; 25mts;15mks.		constitutionality of the Act.
	Discuss the scope of freedom of trade, commerce and intercourse in India. What limitations operate	1235.	Legislative branch of govt.; LA;A1; 30mts; 20mks.
	on the powers of a State Legislature to restrict this freedom?		The State legislature of Uttar Pradesh passes as Act authorising the District Magistrates to regulate the use of loudspeaker in the public interest. 'X' a

1232.

Legislative branch of govt.; IA; F2;

Explain the extent of parliamentary

25mts;15mks.

privileges in India.

resident of the State who has not been

lature to enact the law. Discuss.

allowed to use the loud-speaker, chall-

enges the competency of the State legis-

12 36,	Legislative branch of govt.; 1A; F2; 15mts; 10mks. Explain the procedure prescribed under the constitution regarding a Money Bill.	1240.	Legislative branch of govt.; LA; F2; 15mts; 12mks. Explain fully the legislative Procedure of the Parliament to pass the Annual Budget.
1237.	Legislative branch of govt.; LAA1; 25mts; 15mks. The Editor and the publisher of a newspaper are published by the House for publishing a defamatory article. What remedy is available to them to challenge the action of the House?	1241.	Legislative branch of govt.; LA; A1; 15mts; 10mks. Briefly discuss the importance of Rajya Sabha under the Constitution.
1238.	Legislative branch of govt.; LA; A1; 15mts; 10mks. In what way the procedure to pass an ordinary Bill is different from the procedure to pass a Money Bill?	1242.	Legislative branch of govt.; LAA1; 30mts; 20mks. Discuss the functions of the Speaker of Lok Sabha. whether the power of the speaker to adjourn the meeting of the House is unlimited?
1239.	Legislative branch of govt.; LA; A1; 15mts; 10mks. Under what circumstances a joint sitting of both Houses of Parliament is held?	1243.	Legislative branch of govt.; LA; A1; 25mts; 15mks. Enumerate in brief the exceptions to the freedom of trade, commerce and intercourse.

1244.	Legislative branch of govt.; LA; A1; 25mts; 15mks. The legislature of the State U.P. passes a law imposing the following conditions on metor vehicles using the State roads, a fixed seating capacity, a fixed speed limit, and also prohibits journey during night time from 12.00 to 4. so as to avoid noise pollution. Discuss the constitutional validity of the legislation with the help the leading cases.	1247.	Legislative branch of govt., LAA2/F2; 30mts, 20mks. In respect of the subjects enumerated in the State list power to make laws vests exclusively in State Legislatures. But Parliament is empowered to make laws on State subjects in certain circumstances. State those circumstances. Can a bill which has been passed by both the Houses of a State Legislature be disallowed by the Union Government? Explain.
1245.	Legislative branch of govt.; LA; 15mts; 10mks. Under what circumstances Parliament can make laws with respect to a matter in the 'State List'?	1218.	Legislative branch of govt. (IAA); 30mts; 20mks. Discuss the scheme of distribution of legislative powers between the Union and the States under the Indian Constitution. How far is it necessary to have three lists?
1246.	Legislative branch of govt.; LA; F2; 20mts; 15mks. What is meant by 'Union List, 'State List' and 'Concurrent List'? Explain them.	1249.	Legislative branch of govt.; LA; G1; 20mts; 15mks. With a view to regulate grant of loans to agriculturists, the State of Madhya Pradesh enacts M. P. Farmers Loans Act limiting the rate of interest on loans to a maximum of 15%. The Act also limits

the amount recoverable on any loan notwiths anding any agreement to the contrary contained in any bond, promissory note or other instrument. X, a money-lender challenges the validity of the Act on the ground that it is ultra vires the M.P. Legislature.

How will you decide? In writing your answer you may take help from the following entries: Entry 46 of List I: Bills of exchange, cheques promissory notes and other like instruments.

Entry 30 of List II: Moneylending and money-lenders; relief of agricultural indebtedness.

1250. Legislative branch of govt.;LA;A1; 30mts;20mks.

Parliament levies a tax on the capital value of the assets including agricultural land of an individual.

X, affected by this law contends that this law is unconstitutional because Entry 86 of List I of the Seventh Schedule to the Constitution reads "Taxes on the capital value of the assets exclusive of agricultural land", and thus excludes agricultural land from its ambit.

Discuss the principles on which you will determine the scope of the legislative competence of parliament in this case.

1251. Legislative branch of govt.; LA; A1; 15mts; 12mks.

On what basis the legislative power has been distributed between the Union and States?

Legislative branch of govt.; LAA1; 15mts; 12mks.

In what cases a joint sitting of the two houses of Parliament is necessary under the Indian Constitution?

1253. Legislative branch of govt.; LAA1; 30mts; 20mks.

Fully discuss the nature of the privileges of the members of British Parliament. Shall a court of law have jurisdiction in the following circumstances?

X is elected as a member of the House of Commons. A resolution is passed by the House permitting X to take his seat in the House on making a declaration instead of taking an oath. It is illegal under the Parliamentary Oaths Act to sit in the House without taking the prescribed oath. An action is brought against the Speaker seaking an injunction restraining him from permitting X to sit in the House. Decide.

1257.

Legislative branch of govt.; LA; G1; 30mts; 20mks

A was arrested on a charge of conviction by a tribunal constituted under the Bribery Amendment Act of 1958. He made an appeal for setting a side his conviction on the ground that the Bribery Amendment Bill of 1958 did not have a certificate of the Speaker, and was not passed by the necessary majority as required by provision to Section 29(4) of the Constitution.

Discuss and decide.

1255. Legislative branch of govt.; LA; G1; 30mts; 20mks.

The Legislative power of the Ceylonese Parliament is derived from Sections 18 and 29 of the Constitution. Section 29 (4) requires that any bill for the repeal and amendment of the Constitution is not to be presented for Royal assent unless it has endorsed on it a certificate of the Speaker to the effect that it has been passed by two-thirds majority of the House of Representatives.

1256. Legislative branch of govt; IA; A1; 30mts; 20mks.

The Union Parliament enacts the Constitution (Amendment)Act, 1974 by which it seeks to abrogate Right to Property under Art. 19(1) (f). Has the Parliament competence to do so? Discuss in the light of recent constitutional developments.

Legislative branch of govt.; LA; A1; 30 mts; 20 mks.

The State of Punjab, legislating under Entry 11 of List II ("Education including Universities, subject to... Entry 66 of List I..."), prescribes Punjabi as the sole medium of instructions in all the Colleges in the State. The law is challenged by a student as being ultra vires the State Legislature on the ground that Parliament alone is competent to prescribe the medium of instruction under Entry 66 of List I ("Co-ordination and determination of standards in institutions for higher education..."). The petitioner also produced evidence to show that the prescribed text-books in the Puniable medium were sub-standard; better text-books were available in English and Hindia great many reference books were not available in the Punjabl medium were sub-standard; better textbooks available in English and Hindi: a great many reference books were not available in the Punjabi medium: and the Teachers' knowledge of the language was also inadequate.

How would you plead as a Counsel for the State of Punjab and what do you expect would be the court's decision?

Would you suggest any changes in the Union-State Legislative Relations in the field of education, in the interest of better educational planning for the country?

1258. Legislative branch of govt.; LA; G2; 30mts; 20mks.

The Speaker of a Legislative Assembly adjourned the House in March for two months on the eve of passing the State Budget. To enable the Appropriation Bill to be passed, the Governor of the State prorogued the Assembly. by a notification in the official Gazette dated March 11, 1968, and summoned it to meet on March 18. On March 13, he promulgated an Ordinance forbidding the Speaker from adjourning the House without the consent of the House until completion of financial business. The Assembly met on the fixed day. But the Speaker ruled that the Governor's Order summoning the adjourned House was illegal and declared that the House still stood adjourned for two months. The Speaker left. The Deputy-Speaker occupied the chair and the Money Bills were passed under his certificate.

The action of the Governor and the Assembly proceedings were challenged on the following grounds:

- (1) Both prorogation and resummoning were invalid. Therefore, the House continued to be in session. Since the Legislature was in session, the Ordinance could not be passed.
- (ii) Certification of the Money-Bill by the Deputy Speaker was ultra vires Article 199(4) of the Constitution.

How would you decide?

Would you have recommended a different course of action to avert the constitutional crises with which the Governor was faced?

1259. Legislative branch of govt.:LAA1; 30mts:20mks.

The U.P. Legislative Assembly determines that, by virtue of the privileges available to the House of Commons on 26 Jan. 1950, it has the power to commit a contemner to prison and exercises this power in a case where the alleged contempt is committed outside the four walls of the House. A division bench of the Allabahad High Court orders the release of the contemner in a writ petition.

Examine the following propositions whether:

- (a) the House can issue speaking
 warrints against the judges for contempt:
- (b) the High Court on take proceedings against thr Spoaker for the contempt of Court.

1260. Legislative branch of govt.; LA; G1; 25mts; 15mks.

In the light of the decision in Union of India Vs. H.S. Dhillon, AIR 1972 S.C. 1061, discuss the nature and scope of the residuary power of Parliament under the Constitution of India.

1261. Legislative branch of govt.;LA;G2; 30mts;20mks.

Critically examine the scope of the residuary power of Parliamentas developed by the Supreme Court in Union of India Vs. H.S. Dhillon, AIR 1972 SC 1061

1262. Legislative branch of govt.; LA;D2; 30mts: 20mks.

Discuss the scope of the freedom of trade and commerce guaranteed under Article 301 of the Constitution.

 (a) the House can issue speaking warrants against the judges for contempt;

(b) the High Court on take proceeding against the Speaker for the contempt of Court.

1263. Legislative branch of govt.; LA; A1; 30mts; 20mks.

The Maintenance of the Internal Security Act. 1971, provides for the maximum period for which any person may be detained in pursuance of any detention order under the Act as twelve months or until the expiry of the Defence of India Act, 1971 whichever is later. Discuss (i) whether Parliament is bound to prescribe the maximum period of detention under Article 22(7) (b) of the Constitution in order that the provision to Article 22(4) (a) might operate, and (ii) whether Parliament has prescribed the maximum period.

1265. Legislative branch of govt.; LA; F2; 30 mts: 20 mks.

Explain the disqualifications for membership of Parliament and discuss the privileges of the members of Parliament under Indian Constitution

1264. Legislative branch of govt.; LA; G2; 30mts; 20mks.

The U.P. Legislative Assembly determines that, by virtue of the privileges available to the House of Commons on 26 January 1950, it has the power to commit a contemner to prison and exercises this power in a case where the alleged contempt is committed outside the four walls of the House. A division bench of the Allahabad High Court orders the release of the contemner in a writ petition. Examine whether:

1266. Legislative branch of govt.; PS; D2; 30 mt s; 20 mks.

A Speaker, hostile to the government in power, with a view to avoiding a 'no confidence' against himself adjourns the session of the assembly just 20 days before the expiry of the budget session. The adjournment was for a period of 45 days.

The Governor asks you to advise him as to the steps he can under the Constitution to meet the crisis. Assuming that the Governor will not act under Article 356, what steps will you suggest to him?? Your advice must be supported by legal justifications to counter any constitutional objections.

1267. Legislative branch of govt.; PS; D2; 30 m ts; 20 mks.

In a legislative assembly of 430 members, 300 belong to a party X which forms the government with Mas the Chief Minister. The rest 130 members are divided among various opposition parties A, B, C and D. A being the largest having 80 members, whose leader N is designated as the leader of opposition. After the budget session was over and the Houses were prorogued, there erupted a crisis in the ruling party and 100 members of X party paraded themselves before the Governor and gave him a communication signed by all the 100, expressing lack of confidence and faith in M.

On hearing about this development N, the leader of opposition demanded resignation or failing that dismissal of the Council of Ministers and asked the Covernor to invite him (N) to form a new government. The governor called M and asked him either to summon emergency of the assembly to test his majority or submit his resignation. M did not accept the advice of the Governor and instead asked him to dissolve the assembly.

How should the Governoract? Discuss.

In the problem set in Question above, a further development takes place. After the formation of the new ministry by the leader of the 100 member group which had defected from X party. N along with 12 others defected and joined the X party. A few more were likely to join the X party. There were large scale demonstrations against

the government leading to deterioration of law and order in the State.

The Governor, after making his own assessment, recommended to the President of India for the imposition of 'President's Rule' in the State under Article 356 of the Constitution and dissolving the State assembly. The President accepted the above recommendation and issued the necessary proclamation.

Would you advise challenging the actions of the Governor as well as the President?

1268. Legislative branch of govt.; PS; D2; 30mts: 20mks.

A member of the House of Legislature in a State made certain derogatory remarks against the Chief-Minister and a big businessman X, and accused them of collusion and cheating the public. The Speaker announced on the floor of the House prohibiting its publication. Despite this announcement, 2, an editor of a newspaper published the whole report including the member's remarks. The House initiates proceedings to hold the editor liable for committing its contempt. Will it succeed. Can an action be brought by Xagainst the member for defamation?

1269. Legislative branch of govt.; PSA1; 25mts:15mks.

X, the leader of the opposition, claims that the ruling party does not any more enjoy the majority of the House of Legislature. He requests the Governor of the State to dismiss the Chief-Minister and appoint him (i.e., X) as the Chief-Minister, since as claimed him he was in a position to command the majority in the House and could form an alternative government. The Covernor after carefully assessing the situation asked the Chief-Minister of the ruling party to resign and on his refusal, he dismisses him and appoints Xas the new Chief-Minister of the State. Can the constitutional validity of the Governor's action be challenged in a court of law?

1270. Legislative branch of govt.; PS; D2/G2; 30mts; 20mks.

P, an editor of an English Daily, published a vivid account of all that happened on the floor of the House of the Legislative Assembly of a State, including that part of speech made by a member, which was ordered by the Speaker to be expunged. Consequently, P was sentenced to ten days' imprisonment by the House for an illegel commission of its contempt. P challenges his detention and conviction of the ground of violation of his fundamental right under Arts. 21, 22 (2) and 19 (1) (a) of the Constitution.

What a r guments will you advance to support the action of the House?

1271. Legislative branch of govt.; PS; D2; 30mts; 20mks.

X, a stranger, showered leaflets into the Lok Sabha from visitors gallory and called upon the members to stop talking 'non, sense' and thereby disturbed the proceedings of the House. X was produced before the House, and the Speaker administered a reprimand to him. Instead of apologizing for the lapse, X behaved in an objectionable manner during the course of receiving reprimand. The House adjudged him guilty of committing the contempt of the House. X was arrested under Speaker's general warrant and was sentenced to fifteen days imprisonment. Next day X represented by his advocate, presented a petition before the Delhi High Court praying that he be set at liberty on the ground that his arrest, detention and conviction were illegal.

In the light of the above facts discuss:

whether the Delhi High Court on enterwin and deal with the petition of X; and b. Whether the Court oan go into the existence of the privilege of the House to commit for its contempt by a general warrant.

Will it make any difference to your answer, if the House had committed X for contempt for something done by him outside the House?

Discuss fully.

1272. Legislative branch of govt.; PS; D2; 30mts; 20mks.

The State of West Bengal enacts a law to restrict the liability of agriculturists to pay debt on promissory notes executed by them. Some moneylenders challenge the law contending that promissory notes being a Central subject, the State is incompetent to enact the legislation. How will you decide the case?

The relevant legislative entries are as follows:

Union List Entry 46; Bills of Exchange, cheques, promissory notes and other like instruments.

State List Entry 30; Money - lending and money-lenders; relief of agricultural indebtedness.

1273. Legislative branch of govt.; PS; D2; 25mts; 15mks.

A reporter of an English Daily Newspaper got the proceedings of the State Legislative Assembly published including the portion which was expunged from the proceedings of the House by the order of the Speaker. The Privilege Committee of the House initiated contempt proceeding against the editor and the reporter. They want to engage you as their lawyer. What advise will you give them (editor and reporter)?

1274. Legi slative branch of govt.; PS; D2; 30 mts; 20 mks.

To put an end to the growing volume of political violence and murders of political workers, a State Government enforced certain special law enforcement measures. Acting under a State law, the Covernment issued a notification which provided for trial of cases of political murders (to be certified by the Government) by a special court which would follow a special summary procedure wherein an accused person would be presumed guilty, and onus to establish innocence would be on him. He would get no benefit of doubt either. The discretion to pass the lesser sentence of imprisonment for life would be withdrawn and the court would pass only sentence of death on conviction.

X, an a coused charged for commission of political murder raises the constitutional validity of the notification as it denies him equal protection of laws. Decide.

1275. Legislative branch of govt.; PS; G1; 30mts; 20mks.

The Legislature of the State of Gujrat enacts a law with respect to prohibition of liquor within the state. The law prohibits production, manufacture, possession, transport, purchase and sale in intoxicating liquors within the State. The law exempts aliens from such a ban provided they purchase the intoxicating liquors in foreign exchange. Xa person, dealing in intoxicating liquors, challenges the

constituionality of the legislation on the ground that 'aliens" and "foreign exchange" are subjects on which Parliament has exclusive power under List I, Entries 17 and 36. Decide with the help of leading cases.

1276. Legislative branch of govt.; PS; G2; 10mts; 10mks.

The State Legislature of Maharashtra passed an Act regulating the use of loudspeakers in public places. The Act contains penal provisions for the violation of the regulation. X, who was found violating the regulation, was punished. X challenges the Act as unconstitutional on the ground that the State legislature has no competence to pass the impugned Act in so far as the subject matter is covered under the Union List. The State, on the other hand, contends that the subject matter is well covered by the State list and hence the impugned Act is constitutional.

The relevant legislative entries are as follows:

Entry No. 31 of the Union list -Post and Telegraphs; Telephones, Wireless, broadcasting and other like form of communication.

Entry No. 6 of the State list - Public health and sanitation; hospitals and dispensaries.

Entry No. 1 of the State list - Public order.

How will you decide the case?

1277. Legislative branch of govt.; PS;G2; 25mts; 15mks.

"Taxes may and do amount to restriction, but it is only such taxes as directly and immediately restrict trade that would fall within the purview of Article 301".

Atiabari Tea Co. Vs. State of Assam AIR 1961 SC 232. Evaluate the above statement. Do you think that the Supreme Court in Automobile Transport Ltd. Vs. State of Rajasthan AIR 1962 SC 1406, while approving the above quoted principle, in fact, over-ruled atiabari case?

1278. Legislative branch of govt.; PS; A1: 30 mts; 20 mks.

The legislature of State X passes a law prescribing Hindi as the exclusive medium of instruction in the faculties of Law, medicine and engineering in the State Universities. This law is challenged on the ground that the power of the State Legislature to enact a law on 'Education including Universities' (Entry 11 List II) is subject to the exclusive power of Parliament to enactalaw on "Coordination and determination of standards in institutions of higher education or research and scientific and technical education. " Discuss the constitutional validity of the above law from the point of view of legislative competence.

1279. Executive branch of govt.; cA; A1; 1mt; 1mk.

A state in the Indian Union cannot be asked by the Centre to comply with its instructions and orders with regard to matters to which the executive power of the Union extends.

True

False

Don't know

1282. Executive branch of govt.; MC; G1; 1mt; 1mk.

The executive decision taken must be informed to:

- a. The Chief Justice of India
- b. The Attorney General of India
- c. The President of India

1280. Executive branch of govt.; MCA2; 1mt; 1mk.

Article 162:

- a. Refers to the Legislative powers of the states
- b. Deals with the judicial powers of the states
- c. Deals with the extent of the executive powers of states.

1283.

Executive branch of govt.; MCA1; Imt; Imk.

The Union Cabinet of India has decided to raise the minimum age of marriage for males from:

- a. 16 to 19
- b. 10 to 21
- e. 21 to 24

1281. Executive branch of govt.; MCA1; 1mt; 1mk.

A contract with the Union of India is executed in the name of:

- a. Prime Minister of India
- b. President of India
- c. Minister of House, Housing and Rehabilitation
- d. Director-General Supply and Disposals

1284.

Fxecutive branch of govt.; MCA1; lmt; lmk.

The Union Cabinet of India has decided to raise the minimum age of marriage for females from

- a. 14 to 15
- b. 15 to 16
- c. 16 to 18

1285.	Executive branch of govt.; MC; A3; 1mt; 1mk.	1288.	Executive branch of govt.; SQ; A1; 1mt; 1mk.
	The executive power of the union government shall be vested in the		Executive power of spate is vested in whom?
	a. Presidentb. Prime Ministerc. Chief Justice of India		
		1289.	Executive branch of govt.; SQA 3; 2mts; 2mks.
			Give names of 2 countries with Presidential form of Executive.
1286.	E'xecutive branch of govt.; MC; A1; 1n, t; 1mk.		
	The Supreme Command of the Defence Forces vests in the:	1290.	Executive branch of govt.; SA;A1; 8mts; 5mks.
	a. Parliament b. Union Cabinet c. Chief of Army Staff d. President of India		What type of executive is envisaged under the Indian Constitution?
	and the second of month of the second of the	1291.	Executive branch of govt.; I.A; A1;
1287.	Executive branch of govt.;SQ;A2; 2mts;2mks.		30 mts; 20 mks.
	Can the Executive impose restrictions on the freedom of speech in the interests of friendly relations with foreign states?		Discuss the rature and scope of executive power of the Union to give direction to a State. What consequences follow in case a State fails to comply or to give effect to those directions?

Explain the principle of pith and substance. Refer to decided cases

1297.

1292.	Executive branch of govt.; LA; F2;
	25mts;15mks.

Explain the nature of relationship between the President and the Council of Ministers.

1293. Executive branch of govt.; LA; F2; 15mts; 12mks.

Explain fully the Constitutional provisions regarding Emergency.

1294. Executive branch of govt.; MCA2; 1mt; 1mk.

The office of the chief executive of a State Government is held by:

- a. Chief Minister of that State
- b. Chief Justice of the High Court in that State
- c. Chief Secretary to the Govt. of that State
- d. Governor of that state.

1295. Chief and deputy chief executives including martial law, MCA2;1mt;1mk.

Indian Constitution recognises 'martial law'

a. By providing in Art. 334 for an Act of Indomnity to be passed by Parliament after martial law is administered, if need be, in any part of the Indian territory.

- b. By providing power in the Indian President to promulgate proclamations for emergencies
- c. By providing for the impeachment of the Governors and the President
- d. By keeping the President of India the Supreme Commander of the defence forces.

1296. Chief and deputy chief executives including martial law, MC;A2; 1mt;1mk.

The office of the Chief Executive of a State Government is held by

- a. Chief Minister of the State
- b. Chief Justice of the High Court in that State
- c. Chief Secretary to the Govt. of that State
- d. Governor of that State

Executive departments and consisteries, IA;G2,30mts;20mks.

Due to large scale detections: the Chief Minister of a Sate advises the Sate Governor to dissolve the State Legislative Assembly and hold fresh elections. The Governor dissolves the House and requests the Council of Ministers to continue as the corretaker government till elections. The defectors demand the removal of the Ministry on the ground that as the Ministry has become irresponsible, the mandatory constitutional provision regarding the collective responsibility of the Council of Ministers to the House is frustrated. The defectors now

	move the appropriate High Court for a writ of quo-warranto.	1300.	Administrative procedure; MC; A3; 1mt; 1mk.
	Should the defectors succeed? Give reasons.		Under the constitution of India- finance commission is appointed by:
			 a. The Parliament of India b. The Prime Minister of India c. The President of India
1298.	Administrative procedure, MC; A3; 1mt; 1mk.		
	Who administers the Union Territories		
	 a. The President through the Administrations appointed by him. b. The Prime Minister of India 	1301.	Administrative procedure; MCA2; 1mt; 1mk.
	c. The Administrator (s) appointed by the President		Under constitution of India - Samp duties comes under:
	d. The law Minister, Government of India e. The Attorney General of India		 a. Taxes levied by union and collected by states b. Taxes levied and collected by union but given to states c. Taxes levied and collected by the union but shared with
1299.	Administrative procedure, MC;A2; 1mt;1mk.		the states.
	Under the constitution - excise duties on medicinal and toilet preparations comes under	1 302.	Administrative procedure; MCA2; 1mt; 1mk.
	a. Taxes levied by union and collected by states b. Taxes levied and collected by the		Under the constitution of India - terminal tax is a revenue of:

union but shared with the state

Taxes levied and collected by

the Union but given to states

C.

Exclusive sources of revenue

Source of revenue for state

Concurrent sources

for the union

a.

b.

C.

1303.	Administrative procedure; MCA2; 1mt; 1mk.	1306.	Administrative procedure; MCA2; 1mt; 1mk.
	Under the constitution of India - corporation tax is a revenue of:		Under the Constitution of India - Duties of Customs and Excise is
	 a. Exclusive sources of revenue for the union b. Sources of revenue for sates c. Concurrent sources 		 a. Fxclusive sources of revenue for the union b. Sources of revenue for states c. Concurrent sources of revenue
1304.	Administrative procedure; MC; A2; 1mt; 1mk.	130 7.	Administrative procedure, MCA1; 1mt;1mk.
	Under the constitution of India - Stamp duties is a revenue of:		Under the Constitution of India, the Union taxes are laid down in
	 a. Exclusive source of revenue for the union b. Sources of revenue for states c. Concurrent sources 		a. Part II b. List I schedule VII c. List I schedule VII
1305.	Administrative procedure; MC; A2; 1mt; 1mk,	1308.	Administrative procedure, MC;A2; 1mt;1mk.
	Under the constitution of India - Land		The 'Rule of law' means that:

Revenue and a gricultural in come tax

is

- a. Exclusive sources of revenue for the union
- b. Sources of revenue for states
- c. Concurrent sources of revenue

- a. The government is administered by 'rules' passed by the legislature
- The 'Rules' followed are those b. which existed in the society as customs
- c. The judiciary must obey the rule promulgated by the president
- d. There is no arbitrary power with the executive, that there will be equality before the law and the judiciary will be independent

1309.	Administrative procedure, I.A. F2; 25mts; 15mks.	1313.	Committees and Commission, CA; A1; 1mt; 1mk.
	"A declaration of fundamental Rights is morningless unless there is an		Municipal body is a 'state' as in Art. 12.
	effective judicial remedy for their enforcement". Comment. What are the judicial remedies which the constitution provides? Explain.		True False Don't know
1310.	Administrative procedure, LA;A1; 15ms; 10mks.	1314.	Committees and Commission, CA;A1; 1 mt; 1 mk. Every state has an Advocate General.
	Discuss in brief the administrative relations between the Union and the States under the Indian Constitution.		True False Don't know
1311.	Administrative procedure, IA; F2, 15mts; 12mks.	1315.	Committees and Commissions, MC;A3; 1mt;1mk.
	When the State is liable for the wrongs committed by its servants?		The first tinance commission was set up in
			a. 1951 b. 1956 c. 1948.
1312.	Administrative procedure, PS;D2; 12mts;10mks.		<u>//</u>
	Nawab operates inter-state bus service between Delhi and Chandigarh. The Delhi Administration levies a tax on buses entering into and leaving the Union Territory of Delhi. The tax is assessed on each to and fro trip. Nawab contends that this tax is an impediment to inter-state bus transportation, and thus is violative of Article 301. Should Nawab succeed? Discuss.	1316.	Committees and Commissions, MC; A3;1mt;1mk. The Sixth finance commission was headed by a. Brahmananda Reddy b. Mahavir Tyagi c. P.U. Rajamannar

1317.	Committees and Commissions, MC; A3;1mt;1mk. The Chief Election Commissioner is appointed by: a. President of India b. Prime Minister c. Home Minister d. Parliament	1 320.	Committees and Commissions, MC; A3;1mt;1mk. The total number of member of the Public Accounts Committee is a. 25 b. 24 c. 22 d. 20
1318,	Committees and Commissions, MC; A2; 1mt;1mk. The Parliamentary Committee which scrutinizes the government accounts after the expenditure has been incurred is called a. Public Accounts Committee b. Select Committee c. Estimate Committee	1321.	Committees and Commissions, MC: A 3;1mt;1mk. The select committee is appointed by a. President b. Prime Minister c. Speaker d. None of these
1319.	Committees and Commissions, MC; A1;1mt;1mk. The Finance Commission is appointed after every a. 2 yrs. b. 6 yrs. c. 4 yrs. d. 8 yrs.	1 322.	Committees and Commitsions, MC; A2;1mt;1mk. The Finance Commissioner is appointed after every a. 2 yrs. b. 4 yrs. c. 6 yrs. d. 8 yrs.

1323.	Committees and Commissions, MC; A3;1mt;1mk. The Parliamentary Committee which scrutinizes the Government accounts after the expenditure has been incurred is called a. Public Accounts Committee b. Estimates Committee c. Committee on Public Undertakings d. Selection committee	1326.	Committees and Commissions, MC; A1;1mt;1mk. The Committee on Privileges a. Consists of fourteen members b. Consists of sixteen members c. Consists of fifteen members
1324.	Committees and Commissions, MC; A3;1mt;1mk. The first finance commission was headed by: a. K. Santhanam b. J. P. Neogi c. A. K. Chanda	1327.	Committees and Commissions, MC; A1;1mt;1mk. The function of the Committee of Privileges a. Is to examine every breach of privileges referred to it by the opposition b. Is to examine every breach by the Rajya Sabha c. Is to examine every breach of privileges referred to it by the House Lok Sabha.
1325.	Committees and Commissions, MC;A1; 1mt;1mk. The Committee on Absence of members: a. Consists of thirty-five members b. Consists of fifteen members c. Consists of not more than	1328.	Committees and Commissions, MC;A1; 1mt;1mk. The Committee on Government of Assurance, consisting of 15 members
	fourteen members		a. Examines the assurances

promises or underakings given by the Ministers outside the

Is to examine the Minister's

assurances, promises and

House

b.

		and undertakings given on the public platform during election speech.	1331.	Committees and Commissions, MC; A2;1mt;1mk,
	C•	Is to examine the Ministers' assurances, promises given on the House floor in the		The members of the Committee on Private Members Bills and Resolutions
		Parliament.		 a. Are elected by the Select Committee b. Are nominated by the Speaker for a period of one year c. Are appointed by the Lok Sabha
				<u> </u>
1329.		nmittees and Commissions, MC; 1mt;1mk.		
		Business Advisory Committee sists of	1332,	Committees and Commissions, MC;
	a . h. c.	Fourteen members Fifteen members Ten members		The Chairman of the Committee on Private Members Bills and Resolutions
				 a. Is the speaker of the house b. Is the Opposition Leader of the Lok Sabha c. Is the Deputy-Speaker of the House
1330.	_	nmittees and Commissions, MC; 1mt;1mk.		<u>//</u>
	The	Committee of Rules:	1333.	Committees and Commissions, MC;
	a. b.	Consists of 16 members Consists of 14 members		A1;1mt;1mk.
	c.	Consists of 30 members		The Committee on Private Members Bills and Resolutions:
		<u>/_</u> /		a. Examines the Private members bills including the public bills
				b. Examines only private members bills seeking to amend the constitution.
				c. Only dassifies and does not

examine it.

1334.	Committees and Commissions, MC; A2; 1337 1mt; 1mk.	1337.	Committees and Commissions, M; G1;2mt;s;2 ¹ / ₂ mks. Match the appropriate: Recommendations of finance Commission on Income Tax	
	The Committee on Private Members Bill and Resolutions			
	 a. Also consists of sixteen members b. Also consists of 15 members c. Consists of fourteen members 		a. First Commission / / / / / / Second Commission / / / / / / / / / / / / / / / / / / /	
1335.	Committees and Commissions, MC; A2;1mt; 1mk. It has been held that service under the Life Insurance Corporation of India a. Is not service under the government of the Union b. Is semi-governmental c. Is purely an enterprise of public sector		States share of income tax a. 60 b. 80 c. 70 d. 66 e. 75 f. 55 g. 70 h. 75	
1336.	Committees and Commissions, MCA2; 1mt;1mk. The function of the advisory committee a. Is to simply assist the Committee of Rules b. Is to recommend the time to be allotted for various work in the House and the speaker may assign to it any other function c. Is to deal with the export and import bills tabled before the House	1338.	Committees and Commissions, SQ; A1;1mt;1mk. Whether the Electricity Board of a State is comprehended in the definition of state' in Art. 12.	

1339.	Official and employees including civil	1040	
1999.	service, CA,A2;1mt;1mk.	1342	Official and employees including civil service, (A;A2;1mt;1mk,
	The right to be a Govt. servant is a fundamental right		The Vice-President is the ex-officio Chairman of the House of People.
	True False Don't know		True False Don't know
1:340.	Official and employees including civil se rvice, CA;A2;1mt;1mk.	1343.	Official and employees including civil service, MCA2;1mt;1mk.
	The Public Employment (Requirement as to Residence) Act 1957 permits prescription of residential qualifications to all posts in Govt. services. True Folse Don't know		The highest paid official in a State is a. The Chief Justice of the High Court b. Governor of the State c. Chief Minister of the State d. Advocate-General of the State
1341.	Official and employees including civil service, CA;A2;1mt;1mk. The Public Employment (Requirement as to Residence) Act, 1957 passed under Art, 16(3) permits prescription of residential qualification in regard to non-gazetted only. True False Don't know	1344.	Official and employees including civil service, MCA1;1mt;1mk. An advocate—General of a State is a. A Minister of the State Government b. A Member of the State Legis—lature c. Appointed by the Chief justice

of the High Court Appointed by the Governor of

d.

that state

<u>True</u>

Official and employees including Official and employees including 1348. 1345. civil service, MC;A3;1mt;1mk. civil service, MC;A2;1mt;1mk. The power to appointing a larger number Whether a person holding a civil of public servants is vested in the post within the moaning of Article 311 of the Constitution includes: constitution American a. a. A University professor Indian An official of the Life Insurance b. b. Corporation of India English c. An official of the Indian Airlines c. corporation d. A District and Session Judge Official and employees including 1349. 1346. Official and employees including civil service, MC; A3; 1mt; 1mk, civil service, MC;A1;1mt;1mk. The comptroller and Auditor Whether a former member of a State public Service Commission is General is appointed by the disqualified from holding the office of: a. President Union Parliament a. Governor of a State b. Vice-Chancellor of a University Prime Minister b. C. Minister in the State Covernment d. Ministry of Finance c. d. Secretary to the State Government 1347. Official and employees including 1350. Official and employees including civil service, MCA2:1mt;1mk. civil service, MC; A2; 1mt; 1mk. The Supreme Command of the Indian Who among the following is qualified to be appointed as the advocate-Armal forces is vested in the general of a State? A retired judge of the High Court Field Marshall a. a. A retired judge of the Supreme President of India b. b. Defence Minister of India c. Prime Minister of India An advocate with nine years d. c. practice

A professor of law.

d.

1351.	Official and employees including civil service, MC; A3; 1mt; 1mk. The Solicitor General is: a. A law official who advices the President on legal matters b. An administrative officer c. A judicial adviser d. An adviser to the Prime Minister e. A senior judge of a High Court	1354,	Official and employees including civil service, MC;A2;1mt;1mk. Comptroller and Auditor general of India shall be appointed by theof India a. President b. Prime-Minister c. Chief Justice
1352.	Official and employees including civil service, MCA3;1mt;1mk. The tenure of office of a member of UPSC is (usually) so many years or until he attains the age of: a. 6 yrs. /60 yrs. b. 5 yrs. /55 yrs c. 7 yrs. /50 yrs d. 6 yrs. /50 yrs e. 5 yrs. /50 yrs	1355.	Official and employees including civil service, MC;A3;1mt;1mk. The Chairman and other members of a state Public Service Commission shall be appointed by a a. Chairman of U. P.S. C. b. President c. Governor of the State d. None of these
1353,	Official and employees including civil service, MC;A2;1mt;1mk. How many states are permitted to have a joint Public Service Commission? a. Three b. Four c. Two d. Five e. None of these	1356.	Official and employees including civil service, MCA3;1mt;1mk. The members of a Union Public Service Commission shall be appointed by a. President b. Prime Minister c. Chairman of UPSC

1357.	Official and employees including civil service, MC; A3; 1mt; 1mk.	1360.	Official and employees including civil service, MC; A2; 1mt; 1mk.
	The Chairman of a Union Public Service Commission shall be appointed by		The office of Vice-Chancellors of Universities, Chief-Justice of Parliament, officers of the National Cadet Corps. etc.
	a. Governor b. President c. Attorney General d. Prime Minister		 a. Is considered as officer of profit b. Is one of the offices exempted from being regarded as offices of profit c. Means gain or any other material benefit but not profits.
1358.	Official and employees including civil service, MC; A2; 1mt; 1mk.	1361.	Official and employees including
	The civil servants under the Union Government hold offices during the pleasure of the: a. Prime Minister b. Cabinet c. President	1001	civil service, MC; A2; 1mt; 1mk. The All-India Service such as the Indian service of Engineer the Indian Forest Service and the Indian Medical Health Service, the Indian Agriculture Services and the Indian Education Service: a. Are the creation of the
1359.	Official and employees including civil service, MC;A1;1mt;1mk.		Lower Chamber b. Are the result of the Lok Sabha plus the Higher Chamber c. By Rajya Sabha only
	Whether a person holding a public office can be removed by issuing a writ of:	1362.	Official and employees including civil service, MC; A2; 1mt; 1mk.
	a. Madamus b. Certiotari c. Habeaus Corpus d. Quo-warranto		Whether a person holding a civil post within the meaning of Article 311 of the Constitution includes a. A University professor b. An official of the Life Insurance Corporation of India c. An official of the Indian Airlines Corporation d. A district and Sessions Judge

1363.	Official and employees including civil service; MC; A1; 1mt; 1mk.	1366.	Official and employees including civil service; MCA2;1mt;1mk.
	An advocate-General of a State is a. A Minister of the State Government b. A Member of the Legislature c. Appointed by the Chief Justice of the High Court d. Appointed by the Governor of that State		The Ex-officio chairman of the Rajya Sabha is a. President b. Vice President c. Prime Minister d. None of these
			<u>//</u>
1364.	Official and employees including civil service, MCA2;1mt;1mk.		
	The highest paid official in a State is:	1367.	Official and employees including civil service, MC; A1; 1mt; 1mk.
	a. The Chief Justice of the High Court b. Governor of the State		The ex-officio chairman of the Lok Sabha is
	b. Governor of the State c. Chief Minister of the State d. Advocate-General of the State		 a. President b. Vice President c. Prime Minister d. None of these
1365.	Official and employees including civil service, MC; A3;1mt;1mk.	1368.	Official and employees including
	The comptroller and Auditor General is appointed by the:		civil service, MF;A2;5mts;7mks. The comptroller and Auditor General
	a. Prime Ministerb. Union Parliamentc. Minister of finance		is, in fact, officer of the constitution his duties being the guardian of the public funds.
	d. President		Comptroller & Auditor General the

status of
a. A high court judge

b. c.	A supreme Court judge A chief minister		Under the Indian Constitution the duties and powers of CACI are incorporated under article
CAG	I is appointed by		a. 152 to 163 b. 163 to 180 c. 149 to 195
a. b. c.	The President The Governor Prime Minister		CAGI submits its Audited report
CA G a. b.	I can be removed by: President at the request of Prime Minister Governor at the request of		to the a. President b. Prime Minister c. Chief Minister
C•	Chief Minister Both houses of Parliament sitting together on grounds of proved misbekaviour and incapacity	1369.	Official and employees including civil service, SQ;A1;1mt;1mk. What is the term of office of member of state P.S. Commission?
	I's Salary and conditions of ice are		
a. b. c.	Contracture For a term only Statutory	1370.	Official and employees including civil service, SQA1;1mt;1mk. What is the term of office of
expe	salaries and other administra nses of the CACI office and a charged to		Chairman of State P.S. Commission?
a. b. c.	Consolicated fund of India Contingency fund of India Public Account	1371.	Official and employees including civil service, SQ;A1;1mt;1mk.
	_	/	What is the term of office of members of U. P.S. C.?

1372.	Official and employees including civil service, SQA1;1mt;1mk. What is the term of officer of Chairman of U. P. S. C.?	1377.	Official and employees including civil service, SQ;A1;2mts;2mks. Can employees of different classes claim equality of opportunity in matters of promotion?
1373.	Official and employees including civil service, SQA1;1mt;1mk. Who appoints the members of state P.S. Commission?	1378.	Official and employees including civil service, SQA2;2mts;2mks. Under what context a prescribed qualification for service recruitment or promotion be said to be arbitrary?
1374.	Official and employees including civil service, SQ:A1;1mt;1mk. Who appoints the chairman of state public service commission?	1379.	Official and employees including civil service, SQA2;2mts;2mks. What is the basic principle to be observed in fixing the qualification for recruitment to Govt. Service?
1375.	Official and employees including civil service; SQ.A1; 1mt; 1mk. Who appoints the members of U. P. S. C.?	1380.	Official and employees including civil service, SQA1;1mt;1n k. Is the state prevented by Art. 16 from prescribing the necessary qualifications and conducting selective tests for recruitment for Govt. Services?
1376,	Official and employees including civil service; SQ; A1; 1 mt; 1 mk. Who appoints the Chairman of Union Public Service Commission?	1381.	Official and employees including civil service, SQA2;2mts;2mks. Which authority is competent to prescribe residential requirement to appointment in public offices?

1382.	Official and employees including civil service; CQA3;1mt;1mk. The Comptroller and Auditor General is appointed by	1387.	Official and employees including civil service, SAA1;5mts;5mks. What are the main functions of State P.S. Commission?
1383.	Official and employees including civil service; CQ; A3; 1mt; 1mk. The Supreme Commander of Armed force is appointed by	1388.	Official and employees including civil service, SA, A1;5mts;5mks. What is the procedure of removal of member of U. P.S. C.?
1384.	Official and employees including civil service, SA;A1;5mts;5mks. What is the procedure of suspension of member of U. P.S. C.,?	1389.	Official and employees including civil service, SA;A1;5m ts.;5mks. What is the procedure of removal of Chairman & member of U.P.S.C.?
1385,	Official and employees including civil service; SA; A1;5mts;5mks. What is the procedure of suspension of a member of state P.S. Commission?	1390.	Official and employees including civil service, LA; F2;30mts;20mks. "There shall be equality of opportunity for all citizens in matters relating to employment or appointment to any office under the State".
1386.	Official and employees including civil services, SA;A1;5mts;5mks. What are the main functions of U. P.S. C.?		Explain are there any exceptions to the above rule?

1391. Official and employees including civil service, LA;A1;25mts;13mks.

What protections are given to civil servants against their removal, dismissal and reduction in rank under the constitution?

1392. Official and employees including civil service, LA; A1; 20 mts; 15 mks.

Discuss fully the constitutional guarantees given to a servant holding a civil post.

Official and employees including civil service, LA;A1;15mts;10mks.

Discuss the protection given by the Constitution to Civil Servants against their arbitrary dismissal.

1394. Official and employees including civil service, LA:A1:15mts:10mks.

A school teacher who was appointed by the Director of Public Instruction, is seen by the Deputy Director of Public Instruction accepting money for allowing a student to use untair means in the examination hali. The Deputy Director of Public Instructions issues an order dismissing the teacher then and there. The teacher wants to challenge the validity of the order of dismissal. Advise him.

Official and employees including civil service, LA; A1; 30 mts; 29 mks.

X, a probationary Deputy Collector, was going to complete his probation period on December 18, 1971. In September, 1971 and the Government received certain complaints against him. No formal enquiry was instituted against him but his services were terminated by the following order:

"X a probationary Deputy Collector, is discharged from the service as his services are not useful and no more required by the Covernment and is hereby served with a month's notice of discharge with effect from November 18, 1971."

Discuss the constitutional validity of the above order.

Official and employees including civil service, LAA1;30mts;20mks.

Discuss the scope of applicability of the 'doctrine of pleasure' to civil servants in India.

1397. Official and employees including civil service, I.A;G1;30mts;20mks.

"Article 310 and 311 of the Constitution of India embody two conflicting doctrines in so far as the constitutional rights of the civil servants with respect to their services are concerned.".

Examine this statement with the help of decided cases.

1398. Official and employees including civil service, IA; F2;30mts;20mks.

Explain the doctrine of pleasure as applied to the tenure of a civil servant in India.

Can a civil servant holding a permanent substantive appointment, without affording an apportunity under Art. 31(2), be discharged (compulsorily retired) after he has completed 15 years of service or reached the age of 40 years, whichever is earlier? Decide giving reasons.

1399. Official and employees including civil service, LA; F2;30mts;20mks.

Explain as to when a termination order served on the temporary civil servant amounts to removal or 'dismissal' under Art. 3 (2).

Rule 55(b) of the Civil Service Rules required that before the services of a probationer were terminated, an enquiry had to be held about his competence after giving him an opportunity to show cause against the grounds alleged against him. As a result of an enquiry under this Rule, the services of X, a sub-inspector on probation in the Delhi Police Force, were terminated. The termination order referred to the adverse comments made by the enquiry officer against the conduct of X. X questioned the validity of the order on grounds of Art. 3 (2). Does X have any chance of success? Give reasons for your answer.

1400. Official and employees including civil service, LA; F2; 30mts; 20mks.

Explain the protection granted by the constitution to the civil servants against arbitrary dismissal or reduction in rank. Is there any case where such protection is not available?

official and employees including civil service, IA; A1; 15mts; 12mks.

What a rethe safeguards against dismisal, removal and reduction guaranteed to the civil servants in India?

Official and employees including civil service, LA; F2; 30mts; 20mks.

Explain the scope of the doctrine of 'pleasure' as applied to the tenure of a civil servant in India. Can the power of pleasure be delegated to a subordinate authority? Refer to the decisional law on the point.

1403. Official and employees including civil service, PS;D2/G1;30mts;20mks.

The services of X, a permanent employee of the Government of India working in the billing department of the Delhi Telephones, were terminated by giving three months 'notice on the ground that with the introduction of automatic computerized billing system ten posts had become surplus and had to be abolished. X files a writ petition before the High Court all eging that the termination of his service was in violation of Art. 311 (2) in as much as he was not given any opportunity to be heard before the termination of his service. Decide, giving reasons.

1405. Official and employees including civil service, PS;D2;30mts;20mks.

Ten permanent posts in a State
Civil Department was abolished
as a measure of economy. In
consequence to this, X working in
substantive capacity against a permanent post, was served with an
order terminating his service with
immediate effect. He was, however,
to be given three-months salary
in lieu of notice required under the
Service Rules. X wants to challenge
the order for termination of his
service. How would you advise?

Official and employees including civil service, PS;D2;30mts;20mks.

An enquiry was instituted against P, a temporary civil servant, against whom several complaints of rule behaviour against the public and acceptance of illegal gratification were received by the superior officers. Before the completion of the enquiry on order terminating the services of P was issued which stated the 'P was not fit to be retained as a government employee on account of his behaviour and conduct'. P challenges the validity of this order and alleges that it is violative of Art. 311 (2) Decide, giving reasons.

Official and employees including civil service, PS;D2;30mts;20mks.

Shaw, an IAS officer in the junior scale (Rs. 700-1300) attached to the cadre of one of the North-Eastern States was posted in Delhi in the senior scale (Rs. 1100-1600) for a term of five years beginning with 28 February, 1970. But, following the budget session of Parliament in 1971. the Government of India decided to reshuffle the higher administrative positions and appoint such younger qualified persons who were capable of meeting the new challenges and commitments to the new social philosophy. Shaw was informed that he did not satisfy the requisite tests. and therefore, would be advised to rejoin the State cadre in his former post or alternatively he should proceed on leave preparatory to retirement.

Would the first of the two alternatives given to Shaw amount to his reduction in rank?

The Government decision in the above ase require compliance with the procedure established by Article 31(2) of the Constitution?

retained as a member of the Police force. His services will, therefore, stand terminated with effect from the date this order is served on him. "P claims that this order is unconstitutional, being in violation of Art. 311 of the Constitution. Decide, giving reasons.

1407. Official and employees including vivil service, PS;G1;25mts;15mks.

P, an officer of class I grade proceeded on leave and one B, an officer of class II grade was selected and appointed to officiate in leave vacancy. The work of B having been found unsatisfactory, his immediate officer made against him certain adverse report which culminated in his reversion to his substantive class II post even before the permanent incumbent rejoined.

B challenges the order of reversion as violative of Art. 311(2). Decide, commenting upon the tests laid down by Chief Justice S. R. Das in P. L. Dhingra V Union of India, to attract the protection of Art. 311.

1408. Official and employees including civil service, PS;G1;30mts;20mks.

On hearing complaints of bribery and corruption against P, a Sub-Inspector of Police on probation, the Inspector-General of Police instituted an inquiry in the matter as a result of which it was found that the complaints were genuine. The Inspector-General-Police thereupon issued and order of termination of service of P in these terms; "P is not fit to be

Official and employees including civil service, PS;D2;25mts;15mks.

Certain permanent posts in a State civil department were abolished. As a result of this A, who was holding a substantive permanent post, was served with an order of termination with immediate effect. A wants to challenge the order under Article 311 of the Constitution. Advise him.

1410. Official and employees including civil service, PS;D2;25mts;15mks.

An officer his received several complaints that a subordinate in his office holding a clerical job has been asking for, and occasionally receiving bribes from people with whom he has to deal in the course of his official duties. The officer is the appointing authority and the subordinate has been on probation. The officer is convinced that the complaints are genuine and he decides not to confirm this subordinate on his post. How would he proceed? Advise him concerning the alternative courses and explain the reasons for your advice.

1411. Official and employees including civil service, PS;D2;35mts;20mks.

Explain the doctrine of pleasure as applied to the tenure of a civil servant in India.

The services of X, a Munsif, a probationer is terminated by the under-mentioned order:

"The Governor of Uttar Prudesh is pleased to terminate the services of X, on probation under Rule 7 of the U.P. Civil Service (Judicial) Rules, 1953 with immediate effect."

The above order was passed by the Chief Minister without a formal approval of the Governor. X contends that the power of the Governor under Article 234 of the Constitution is to be exercised by him personally and is not capable of being delegated to any Minister under the Rules of Allocation of Business of the State of Uttar Pradesh.

Examine the contentions of X.

Official and employees including civil service, PS;G1;25mts;15mks.

A senior Central Govt. official was prosecuted on charges of corruption. He was found guilty and was convicted. The Govt. the reafter initiated departmental proceedings on more or less the same charges. The official moves the court for getting the departmental proceedings stopped invoking Art. 20(2) Decide.

1413. Election Law; CA; A2; 1mt; 1mk.

At the time of election, the candidate for Indian Presidency should not be a registered voter in any parliamentary constituency.

True False Don't know

1414. Election Law; MC; A2; 1mt; 1mk.

Section 16 of the Representation of the People Act, 1950 and Section 62 and 141 of the Representation of the People Act, 1951, combin certain

- a. Additional qualifications for a voter
- b. Concessions of a voter's qualifications
- c. Disqualifications for voting

1415. Election Law; MC; A2; 1mt; 1mk.

The right to vote

- a. Is a fundamental right
- b. Is non-fundamental right
- c. Is a moral right

1416.	Election	Law:MC:	A2:	1mt;1mk.

Sections 10 and 20 of the Representation of the People Act, 1950.

- a. Allows a person to cast his
- b. Puts ban on one's right to franchise
- c. Provides that a person an ordinary resident in a constituency is competent to vote.

Election Law; MC; A2; 1mt; 1mk. 1417.

The election Commission is to consist of the Chief Election Commi-. ssioner and such other election commissione rs

- a. As the President determines
- As the Chief Justice determines b. the composition
- As the Prime Minister deter-C. mines

1418. Election Law; MC; A2; 1mt; 1mk.

The word 'Election'

- a. Does include the casting of votes only
- Does not denote casting of votes b. but also a number of inter-related operations required to electa representative
- Does denote the operation of the c. mid-term poll frequently

1419. Flection Law; MC; A1; 1mt; 1mk.

Under Article 324 (1); the Superintendence, direction and control of the electoral rolls

- Is vested in the District Nagis-
- Will be vested in the hands of b. the central government as well as the state governments.
- Shall be vested in a commission c. (referred to this constitution as Election Commission).

1420. Election Law; MC; A3; 1mt; 1mk,

Which of the following has been made responsible in India for free and fair elections in the country?

- a. Chief Justice of the Supreme Court
- President b.
- Attorney General of India c.
- Chief Election Commissioner d.
- Vice-President

Election Law; MCA1;1mt;1mk. 1421.

The Election Commission involved in all the operation excepting the delimitation of constituencies of election disputes

- a. Assumes a judicial role
- Is purely as administrative body
- Is both administrative and c. judicial in its functioning

b.

1422	Election Law; MC; A1; 1mt; 1mk.	1425.	Election Law; MC; A2; 1mt; 1mk.
	Regarding the preparation of electoral rolls, the delimitation of constituencies, the article 327: a. Empowers the parliament to make law subject to the provision of this constitution b. Empowers the Election Commission to deal with all these ma-		The right of citizens of the United States to vote in any primary or other election for President or Vice President, for Senators or Representatives, shall not be denied or a bridged by the United States or any state by reason of failure to pay any poll tax or other tax as provided in the
	tters c. Invests such powers in both of them		 a. Amendment Fourteenth (Ratified in 1968) b. Nineteenth Amendment (Ratified in 1920) c. Twenty-Fourth Amendment -(Ratified in 1964)
1423.	Flection Law; MC, A2; 1mt; 1mk,		
	The Election Commission is appointed by the a. Prime Minister b. President c. Lok Sabha d. None of these	1426.	Jurisdiction of governmental units over persons; MC; A1; 1mt; 1mk. Which is NOT the jurisdiction of the Supreme Court of India? a. Original b. Appellate c. Advisory d. Executive e. None of these
1424.	The election disputes regarding the President and the Vice-President a. Is decided by the Election Commission as an tribunal b. Is decided by the Supreme Court c. Is decided by constituting a Special Court	1427.	Jurisdiction of governmental units over persons; MC; A2; 1mt; 1mk. The disputes between the Government of India and one or more states has the jurisdiction in a. High Court b. Supreme Court c. Lower Court

1428. Jurisdiction of governmental units over persons; MC; A2; 1mt; 1mk.

> The disputes between the Government of India and one or more states has the jurisdiction in Supreme Court which is:

- a. Original
- Appel la te b.
- Advisory C.

1429. Jurisdiction of governmental units over persons;MC,A2;1mt;1mk.

> "The disputes between two or more states, if and in so aras the dispute involves any question, whether of law. or of acts on which the existence or extent of a legal right depends has the jurisdiction in supreme court which is:

- a. Original
- Appella te b.
- Advisory c.

1430. Jurisdiction of governmental units over persons; MC; A2; 1 mt; 1 mk.

> "The disputes between two or more states if and in so far as the dispute involves any question, whether of law or of act on which the existence or extent of a legal right depends" has the jurisdiction in

- Supreme Court a.
- High Court b.
- Lower Court C.

1431. Jurisdiction of governmenta units over persons; MC; A2; 1mt; 1mk.

> The disputes between the Government of India & any state or states on one side and one or more states on the other has the jurisdiction in supreme court which is

- a. Original
- Appella te b.
- Advisory c.

1432. Jurisdiction of governmental units over persons; MC; A3; 1mt; 1mk.

> The disputes between the Covernment of India and state or states on one side and one or more states on the other, has the jurisdiction in

- a. High Court
- Supreme Court b.
- c. Lower Court

Jurisdiction of governmental units over persons; MC; A2; 1mt; 1mk.

> The original jurisdiction of the Supreme Court extends to the dispute between

- Govt. of India and any citizen
- Govt. of India and one or b. more state
- None of these c.

14 33.

1434. Jurisdiction of governmental units 1438. Jurisdiction of governmental units over persons;;MC;A2;1mt;1mk. over persons:LA:A1:25mts:15mks. The jurisdiction of the Privy X was detained under the Maintenance Council over India under Indian of Internal Security Act for making Constitution has been: an alleged statement arousing communal feelings. Retained a. Abolished X moved the Delhi Court for a b. Retained in certain cases writ of habeas corpus under Sec. 491 C. of the (old) Cr. P. C. The proclamation of Emergency being in operation, the President by an order under Art. 359 of the Constitution, had already suspended the right to move any court for enforcement of fundamental rights Jurisdiction of governmental units 1435. under Arts. 21 and 22. over persons; SA; A1; 5mts; 5mks. Will X succeed in this case? What are the rights of citizenship of certain persons of Indian origin residing outside India? 14**3**9. Jurisdiction of gove framental units over persons;LA;F2;15mts;10mks. Explain the advisory jurisdiction of the Supreme Court. 1436. Jurisdiction of governmental units over persons;SA;A1;5mts;5mks. Who will regulate the right of citizenship? 1440. Jurisdiction of governmental units

1437.

Jurisdiction of governmental units

What are the rights of citizenship of certain migrants to Pakistan?

over persons; SA; A1; 5mts; 5mks.

over persons; LA; A1; 30 mts; 20 mks.

Court. How on it be enlarged?

Discuss the jurisdiction of the Supreme

1441.	Jurisdiction of governmental units over persons; LA; A1; 30mts; 20mks. Discuss the scope of discretionary Jurisdiction of the Supreme Court under Article 136 of the Constitution. Refer to decided cases.	1445 .	Jurisdiction of government units over persons; IA; A1; 15mts; 12mks. What is the extent of supervisory jurisdiction of the High Courts in India?
1442.	Jurisdiction of governmental units over persons; LA; A1; 30mts; 20mks. Write a brief comment on the jurisdiction of the Supreme Court of India.	1446.	Jurisdiction of government units over persons; LA, A1;20mts;15mks. Describe the extra-ordinary jurisdiction of the High Court of India.
1 443.	Jurisdiction of governmental units over persons; LA; A1; 25mts; 15mks. State the Acts, points of law and the decision in the leading case of Sakal Papers Ltd. Vs. Union of India (1962)	1447.	Jurisdiction of government units over persons; LA; A1; 20 mts; 15 mks. Describe the nature and extent of the jurisdiction of the Supreme Court of India to hear appeals?
1444.	Jurisdiction of governmental units over persons; LA; F2;15mts;12mks. Explain fully the Jurisdiction of the Supreme Court of India.	1448.	Jurisdiction of governmental units over persons; LA; A1; 15mts; 12mks. What is the extent of writ jurisdiction of Supreme Court of India?

Jurisdiction of governmental units over persons; LAA1;15mts;12mks.

When and in what cases the writ of certionari is issued?

Jurisdiction of governmental units over persons; PS; D2; 30 mis; 20 mis.

X, a sub-inspector of police was charged for neglect of duty and corruption including habitual acceptance of bribes. During the period of inquiry, the inquiry officer was shown to have, frequently held consultation with an officer of the anti-corruption branch. But, the latter was neither examined by the department, nor the nature of consultations or data and information gathered from the anti-corruption department were put on record and made known to X. At the end of the inquiry however, the inquiry officer found X guilty. On receipt of the inquiry report and X's explanation, the Inspector-General of Police dismissed X from the service.

In what particular or particulars was the inquiry procedure in the above case objectionable?

Would you advise X to move the High Court by appropriate proceedings? Discuss the chances of his getting relief.

Jurisdiction of governmental units over persons; PS; D2; 30mts; 20mks.

The State of Madhya Pradesh passed an Act authorising the Government to set up 'special criminal courts' in order to put an end to the growing volume of offences permining to kidnapping in the dacoit infested a reas such as Chambal Vally and the like. These courts function a ccording to a procedure which is less elaborate and formal, and hence less favourable to the accused than the ordinary criminal procedure.

Mangu, a dacoit of Chambal Valley, who was tried and convicted by the 'special criminal court' for the offence of kidmapping, challenges the constitutional validity of the Act under Article 14 of Indian Constitution. Decide, bringing out the distinction if any, between the facts given in the problem from that of the Acts in the State of West Bengal V Anwar Ali Sarkar A. D. R. 1952 S. C. 75

Jurisdiction of governmental units over persons; PS; G1; 30 mts; 20 mks.

Owing to special problems of law and order in the State, an Act is passed providing for special procedure, which in some respects differs from the one available under the Cr. P. C. though conforming to the principles of natural justice, for the trial of certain offences. The Act is entitled to provide for the more speedy trial and more effective punishment of certain offences. These offences are

set out in the Schedule to the Act.

The Act empowered the State government to constitute special courts of criminal jurisdiction for specified a reas and to appoint Special Judges to preside over such Courts. X, who is sent for trial under the Act, challenges the validity of the Act as being discriminatory.

Advise the State government, giving reasons.

Jurisdiction of governmental units over persons; PS; A1/D2; 30 mts; 20 mks.

Discuss the scope of appellate jurisdiction of the Supreme Court in criminal matters.

A, B, C, D and E were charged under section 395 I.P.C. for the offence of dacoity, but were convicted by the trial court for a lesser offence of theft and were sentenced under section 379 I.P.C. to three years imprisonment. The High Court in appeal set a side the order of the trial court, and convicted all the accused for the offence of dacoity and sentenced A, B and C to 10 years imprisonment: and Dand E to two years imprisonment. Discuss giving reasons whether the convicted persons can file appeal to the Supreme Court under its criminal appellate jurisdiction.

Jurisdiction of governmental units over persons; PS; D2; 30 mts; 20 mts.

P, an officer of class I grade, proceeded on leave and one R, an officer of class II grade was selected and appointed to officiate in leave vacancy. The work of R having been found unsatisfactory, his in mediate officer made certain adverse report against him which culminated in his reversion to his substantive class II post even before the permanent incumbent rejoined.

R challenged the order of reversion as violative of Art. 311 (2). Decide, commenting upon the two tests laid down by Chief Justice S. R. Das in P. L. Dhingra Vs. Union of India, to attract the provisions of Art 311.

1455. Status of groups and social aggregates religious, racial, political groups including political parties, MCA2; 1mt; 1mk.

Various political parties in India prefer to send their first rate leaders:

a. To Rajya Sabha only

b. To the Lok Sabha only

c. To the both chambers

14 56.	Status of groups and social aggregates religious, racial, political groups including political parties, IA; 62; 30mts; 20mks. A state law banned a political party advocating violence within the State. Subsequently, the State government acting under the law issued a notification in the Official Cazette declaring a party Xasan unlawful association as it was advocating violence. Nonetheless, the secretary of the party X contained the activities of the party. On being questioned, he	14 59.	Citizenship and actionality including status of aliens; CAA1;1mt;1mk. If the citizen assists the enemy in any way, his citizenship cannot be deprived. True False Don't know
	pleaded that the State law was had on grounds of Art. 19. Is this a valid plea? Give reasons.	1460.	Citizenship and mationality including status of aliens, CA; A2; 1mt; 1mk.
			An Indian Origin person having UK Citizenship can vote in Lok Sabha elections.
1457.	Citizenship and nationality including status of aliens, CA;A1;1mt;1mk. The government of India may deprive a citizenship of his citizenship.		True False Don't know
	True False Don't know	1461.	Citizenship and nationality including status of aliens, OA;A2;1mt;1mk.
14 58.	Citizenship and nationality including status of aliens, CA;A1;1mt;1mk. Citizenship can be given by a		An English citizen claims the benefit of Commonwealth citizenship in U.S.S.R. True False Don't know
	declaration.		
	True False Don't know	1462.	Citizenship and nationality including status of aliens; CA; A2; 1mt; 1mk.
			An Indian citizen claims Common- wealth citizenship in United States of America True False Don't know

1463,	Citizenship and nationality including status of aliens, CA A2;1mt;1mk. A Canadian citizen claims the benefit of Commonwealth citizenship in India. True False Don't know	1466.	Citizenship andrationality including status of aliens, CA;A2;1mt;1mk. Citizenship denotes one's relation—ship with international laws. True False Don't know
1464.	Citizenship and nationality including status of aliens, CA;A2;1mt;1mk. Citizenship governs one's relationship with the municipal laws of the country True False Don't know	1467.	Citizenship and nationality including status of aliens, MC; A3; 1mt; 1mk. Under the constitution of India, the citizen provisions are discussed under part a. I b. II c. III
1465,	Citizenship and nationality including status of aliens. CA A2;1mt;1mk. Nationality means the relationship of a person in the international context. True False Don't know	1468.	Citizenship and nationality including status of aliens, MC;A3;1mt;1mk. The Parliament passed the citizenship Act in a. 1950 b. 1952 c. 1955

1469.	Citizenship and nationality including status of aliens, MC;A2;1mt;1mk. If a person resides outside India for 4 yrs or more without getting himself registered or showing inclination of continuing as Indian citizen, his citizenship can a. Be deprived b. Not be deprived c. Be deprived by the order of Supreme Court only	1472.	Citizenship and mationality including status of aliens, MC;A2;1mt;1mk. If a person has become naturalised citizen, by using unfair means his citizenship a. Cannot be deprived b. Can be deprived c. Can be deprived by the order of Supreme Court only
1470.	Citizenship and nationality including status of aliens, MC; A2; 1mt; 1mk. Indian citizenship is terminated of those Indians who had a equired foreign citizenship between a. 15.8.1947 to 31.12.1967 b. 26.1.1950 to 30.12.1955 c. 13.3.1947 to 15.7.1947	1473,	Citizenship and nationality including status of aliens, MC;A2;1mt;1mk. If a person shows disloyality to the Indian Constitution, his citizenship a. Cannot be deprived b. Can be deprived c. Can be deprived by the order of Supreme Court only
1471.	Citizenship and nationality including status of aliens, MCA2;1mt;1mk. If the citizen assists the enemy in any way his citizenship: a. Can be deprived b. Cannot be deprived c. None of these	1474.	Citizenship and rationality including status of aliens, MC;A2;1mt;1mk. Renunciation of citizenship of a person who is male, his minor children will: a. Not cease to be Indian citizen b. Cease to be Indian citizen c. Remain citizen of India till they attain majority

1475.	Citizenship and nationality including status of aliens, N CA2;1mt; 1mk. The declaration of renunciation of citizenship a. Is not registered with an authority b. Need not to be registered c. Is registered with an authority	1478.	Citizenship and rationality including status of aliens, MC; A2; 1mt; 1mk. Any section of the citizens residing in the territory of India which has a distinct language, script or culture of its own will a. Have a right to conserve the same b. Not have a right to conserve the same c. Be unconstitutional
1476.	Citizenship and nationality including status of aliens, N.C.A2;1mt;1mk. In case of doubt, the certificate of Government of India as to the citizenship of a person a. Will not be final b. Is properly scrutinised c. Will be final	1479.	Citizenship and nationality including status of aliens, MC;A2;1mt;1mk. If a person voluntarily acquires foreign citizenship, he a. Remains to be an Indian Citizen b. Remains to be an Indian Citizen provisionally c. Ceases to be an Indian citizen
1477.	Citizenship and nationality including status of aliens, MC; A2; 1mt; 1mk. Further provisions with respect to acquisitious or termination of Indian citizenship can be made up by a. Parliament b. Supreme Court c. State Legislative	1480.	Citizenship and nationality including status of aliens, MC; A2; 1mt; 1mk. Every person who was living in India for five years before 26.1.1950 and who or one of whose parents were born in India will a. Not be a citizen of India b. Be a citizen of India c. Be given citizenship provisionally

1481.	Citizenship and nationality including status of aliens, MC A2; 1mt; 1mk.	1484.	Citizenship and nationality including status of aliens, SQA2;2mts;2mks.
	The Indian Citizenship is lost by		Can an Indian citizen claim common- wealth citizenship?
	a. Migration to a foreign Stateb. Residence abroad		world clubeliship.
	 Taking up employment under a foreign Govt. 		
	d. Acquiring a foreign passport		
		1485.	Citizenship and nationality including status of aliens, SQA2;2mts;2mks.
			Who are entitled to claim common- wealth citizenship?
1482.	Citizenship and nationality including status of aliens, MC A2;1mt;1mk.		
	The Indian Citizenship can be acquired by		
	a. Birth	1486.	Citizenship and mationality including status of aliens, SQ;A2;2mts;2mks.
	b. Registration c. Naturalisation		What does commonwealth citizenship
	d. Domicile		imply.?
1483.	Citizenship and nationality including status of aliens, MC; A2; 1 mt; 1 mk.	1487.	Citizenship and nationality including status of aliens, SQ:A2;2mts;2mks.
	Under Indian Constitution there is a		What is the basis of conferment of commonwealth citizenship?
	 a. Dual policy b. Dual citizenship c. Citizenship of State only 		
	C. Citizenship of Date only	1488.	Citizenship and nationality including status of aliens, SQ;A1;1mt;1mk.
			Can the Govt. of the Tamil Nadu prohibits the citizens of neighbouring states from entering the State of Tamil Nadu?

1489.	Citizenship and naturality including status of aliens, SA;A1;10mts;10mks. Who were the citizens of India at the Commencement of the constitution?	1494.	Citizenship and naturality including status of aliens, SA;A1;5mts;5mks. What are the rights of citizenship of certain persons who have migrated to India from Pakistan?
1490.	Citizenship and naturality including status of aliens, SA;A2;10mts;8mks. How is citizenship of India a equired?	1495.	Citizenship and naturality including status of aliens, SA, A1;10 mts;8 mks. What are the requisites for acquisition of citizenship by naturalisation?
1491.	Citizenship and naturality including status of aliens, SA,A1;10mts;8mks. To what extent unity of India and the effecacy of single citizenship are preserved by Art. 16(3)?	1496.	Citizenship and naturality including status of aliens, SA, A1;10mts;8mks. What are the different modes of acquisition of Citizenship under the Citizenship Act, 1955.
1492,	Citizenship and naturality including status of aliens, SA; A1;5mts;5mks. What does nationality signify?	1497.	Citizenship and naturality including status of aliens, SA, A1;10mts;8mks. Give an exposition of the provisions in the India relating to a equisition of citizenship by domicile.
1493.	Citizenship and naturality including status of allens, SA;A1;5mts;5mks. To whom citizenship is given at the Commencement of the Constitution?	1498.	Citizenship and maturality including status of aliens, SA;A1;10mts;8mks. Explain briefly the differences between Nationality and Citizenship.

1499.	Citizenship and naturality including status of aliens, SA;A1;10mts;8mks.	1504.	Citizenship and naturality including status of aliens, LA; F2;20mts;20mks.
	How and when the Indian citizenship can be deprived of or terminated?		Explain the provisions relating to the citizenship of India under the Constitution and the Citizenship Act, 1955 and state whether a statutory corporation or a registered Co. can have citizenship.
1500.	Citizenship and naturality including status of aliens, LA;A1;15mts;10mks.		
	Briefly describe the rules regarding the loss of Indian Citizenship	1505.	Citizenship and naturality including status of aliens, LA; A3;12mts;10mks.
1501.	Citizenship and naturality including status of aliens, LA;E1;15mts;10mks.		Describe the different contingencies contemplated by the Indian Constitution in regard to claim of citizenship by persons migrated to India from Pakistan.
	Distinguish clearly between citizen- ship and domicile.		
		1506.	Citizenship and raturality including status of aliens, LA; D2; 15mts; 15mks.
1502.	Citizenship and naturality including status of aliens, LA; G1; 20mts; 10mks. A's father was born in India. A is ordinarily residing in France. Can he be deemed to be a citizen of India? Give reasons.		Who are citizens of India at the commencement of the constitution? Mention the provisions regarding acquisition and termination of the Indian citizenship.
1503.	Citizenship and naturality including status of aliens, IAA1;30mts;20mks. Who are citizens under the Indian Constitution? Discuss.	1507.	Citizenship and naturality including status of aliens, IA;A1;15mts;10mks. Who became citizens of India on the Commencement of the Constitution?

citizenship and a turality including status of aliens, PS; D2; 10mts; 8mks.

A was a resident of Lahore since his birth there. On the 1st of July, 1948 A migrated to the territory now included in India and does not go back to Pakistan. He claims Indian citizenship. Decide law of succession on the ground that at the time of A's death he was not at all an Indian citizen and so the relevant succession law of India is not applicable to his estate. This is denied by the other heirs of A. Decide.

1509. Citizenship and naturality including status of aliens, PS; D2; 10mts; 8mks.

A was a resident of Delhi. On the Ist of April, 1947 he shifts to the territory now included in Pakistan. On the Ist August 1948, he returns to India without obtaining a permit for resettlement or permanent return. He is given notice to quit India. He claims to be an Indian citizen. Decide.

1511. Courts, Judiciary; MC; A2; 1mt; 1mk.

Any body whose rights were infringed could approach the Court for relief under Article:

a. 32

b. 31

c. 19 (1)

1510. Citizenship and naturality including status of aliens, PS;D2;15mts;10 mks.

'A 'an Indian citizen goes to England.
A sets up medical practice in England.
He marries an English woman. A occasionally writes letters to his relative in India in which A expresses his intention to come back and spend rest of his life in India. After about 20 years life A dies in England. Dispute in respect of the devolution of property left by A in India a rose between his widow and his relatives in India. Widow claims entire property under the English

1512. Courts, Judiciary; MC; A2; 1mt; 1mk.

The Supreme Court in India is located at

a. Bombay

b. New Delhi

c. Delhi

d. Calcuta

1513. Courts, Judiciary, MC;G1;1mt;1mk, 1516. Courts, Judiciary, MCA2:1mt;1mk. In Shankaripresad V. Union of India, The Supreme Court of India has it was decided by the Supreme Court no original jurisdiction in cases of India affecting the ambassadors and public ministers and; a. That Parliament did not have power to amend certain portions It is the same case with the a. of the Indian Constitution American Supreme Court b. That Parliament had full power It is the same case with the b. to make any amendment House of Lords That the amendment could be c. c. The Supreme Court of Australia carried out by a constituent also does not have such jurisassembly which could be condiction vened by the Parliament 1517. Courts, Judiciary, MCA2;1mt;1mk. Courts, Juridiary, MC; A1; 1mt; 1mk. 1514. The law declared by the Supreme Court A judge of the Supreme Court of of India is binding on all courts in India. India holds office These courts are all: Till his death a. b. Till he attains the age of a. The courts of law including the sixtv-two Supreme Court During the pleasure of the High Court, subordinate courts b. President and tribunals d. Till he attains the age of C. High Courts sixty-five Courts, Judiciary, MCA2;1mt;1mk. 1515. 1518. Courts, Judiciary, MCA2;1mt;1mk. The Supreme Court exercises its The Supreme Court decided the law

imposing restrictions upon freedom of

On ground of public safety or

circulation and publication of

the English Daily by Ramesh

Was not ultra vires because the

Thapper did not undermined the

security of the State and tended

speech and expression was void

public order

to over throw it.
None of the above

a.

b.

C.

advisory jurisdiction under Art. 143

Asked by the President to give

its opinion on a question of public

Asked by the Prime Minister on

Required by the Speaker on a Bill

discussed in the Lok Sabha

a question of publication importance

of the Constitution when it is:

importance

a.

b.

C.

1519. Courts, Judiciary, MC; A2; 1mt; 1mk.

The power of judicial review:

- a. Is highly necessary for the proper functioning of democracy and the development of the personality of the individual within a frame-work of the rule of law.
- b. Is highly destructive of the concept of socialism which stresses the importance of the development of the society as a whole rather than the individual.
- c. Does not make any impact on the system of Government in a developing country.

1521. Courts, Judiciary, MC; A2; 1mt; 1mk.

The power of judicial review

- a. Was specifically provided for in the Constitution prior to the forty-second emendment
- b. Was not at all mentioned any where in the Constitution prior to the amendment but was implied and applied by the courts on well-founded reasoning.
- c. Was an invention by the profession on the analogy of constitutional interpretation by the countries like the U.S.A. Australia and Canada.

1520. Courts, Judiciary, MCA1;1mt;1mk.

The Supreme Court held that:

- a. The word 'property in article
 19 (1) (f) 'should not be
 applied equally to concrete as
 well as to abstract rights of
 property
- b. The word 'property' does not elaborate and deserve a wide connotation in the case of Math.
- c. The word 'Property' should be equally applied to concrete as well as to abstracts rights of property 'in the Mahant's case also.

1522. Courts, Judiciary, MC;G1;1mt;1mk.

In Keshavananda Bharati V. State of Kerala, it has been laid down by the Supreme Court that:

- a. The President can, by an ordinance, amend any portion of the Constitution except Part III dealing with fundamental rights of the citizens
- b. While Parliament could amend any portion of the Constitution including Part III dealing with fundamental rights it would not have power to destroy the basic features of the Constitution.
- c. The Parliament could not amend any portion of the Constitution.

Courts, Judiciary, MC;G1;1mt;1mk,	1525.	Courts, Judiciary, M.C;A2; 1mt; 1mk.
In Golaknath's case it was decided by the Supreme Court that: a. The amendment could be carried out only by a constituent assembly which could be convened by the parliament b. Parliament could not amend Part III of the Constitution which embodies the fundamental rights of citizens. c. Parliament alone had the right to make any amendment to the Constitution.		Under the Indian Constitution Supreme Court, the High Courts and the Subordinate courts form a a. Double judiciary b. Single judiciary c. Independent judiciaries
	1526.	Courts, Judiciary, MCA3; 1mt; 1mk.
		The Supreme Court of India has a bench at
Courts, Judiciary, MCA3;1mt;1mk. The Supreme Court rejected the plea of A. K. Gopalan and ruled that Article 19(1) (d) guarantees		 a. All State Capitals b. Bombay, Kanpur, Calcutta, Madras on c. Delhi only d. None of these
 a. Only freedom of movement from state to State and within State but not freedom from total arrest b. Article 19(1) (d) must be considered to be superfluous and the emphasis should be only on the right to move freely. c. None of the above 	1 5 27.	Courts, Judiciary, MCA2;1mt;1mk. Dispute between the govt of India and one or more states can be referred to: a. Supreme Court b. High Court c. None of these
	In Golaknath's case it was decided by the Supreme Court that: A. The amendment could be carried out only by a constituent assembly which could be convened by the parliament b. Parliament could not amend Part III of the Constitution which embodies the fundamental rights of citizens. c. Parliament alone had the right to make any amendment to the Constitution. Courts, Judiciary, MCA3;1mt;1mk. The Supreme Court rejected the plea of A. K. Gopalan and ruled that Article 19(1) (d) guarantees a. Only freedom of movement from state to State and within State but not freedom from total arrest b. Article 19(1) (d) must be considered to be superfluous and the emphasis should be only on the right to move freely.	In Golaknath's case it was decided by the Supreme Court that: **A. The amendment could be carried out only by a constituent assembly which could be convened by the parliament *b. Parliament could not amend Part III of the Constitution which embodies the fundamental rights of citizens. *c. Parliament alone had the right to make any amendment to the Constitution. **Courts, Judiciary, MC A 3; 1mt; 1mk.** The Supreme Court rejected the plea of A. K. Gopalan and ruled that Article 19(1) (d) guarantees *a. Only freedom of movement from state to State and within State but not freedom from total arrest *b. Article 19(1) (d) must be considered to be superfluous and the emphasis should be only on the right to move freely.

1528. Courts, Judiciary, MCA2;1mt;1mk. Courts, Judiciary, MC; A2; 1mt; 1mk. 1531. Dispute between the Govt of India In the Supreme Court there is a and any state or states on one side Chief Justice and and one or more other states on the other can be referred to: a. 5 other judges b. 15 other judges a. High Court 10 other judges C. Supreme Court b. d. 16 or more than judges Session court of India c. Not more than 16 other iudges Courts, Judiciary, M.C.A2;1mt;1mk. 1529. 1532. Courts, Judiciary, MC; A3;1mt;1mk. Dispute between two or more The Seat of the Supreme Court is in states can be referred to: New Delhi but it on decide to have its sitting anywhere -- it is this officer a. Supreme Court who decides the sitting elsewhere: b. High Court Central Govt. c. The Prime Minister a. The Law Minister b. The President c. d. The Chief Justice The Chief Justice with the approval of the President Courts, Judiciary, N C; A2; 1mt; 1mk. 1530. Special leave to appeal by the Supreme Court on be granted 1533. Courts, Judiciary, MC; A3; 1mt; 1mk. under Article: Name the 'Law' officers who hold 132 a. office at the pleasure of the President: b. 136 226 c. a. The Chief Justice of the Supreme Court and the Attorney General The Attorney General and the b. Solicitor General The Law Minister and any judge c.

of the Supreme Court or of a

The Attorney General and the

A Judge of a High Court and

the Solicitor General

High Court.

Law Minister

d.

e.

1534. Courts, Judiciary, M.C;A1;1mt;1mk.

"Though a High Court may pronounce upon the validity of an Act or decide any other question involving the interpretation of the constitution in all such cases the decision of the High Court

- a. Shall be final
- b. Not be final and the final authority of interpreting is with parliament
- c. Not be final and the final authority of interpreting the constitution rest with the Supreme Court

1537. Courts, Judiciary, M.C; A2; 1mt; 1mk.

The Supreme Court in the case M.I. Patel versus Union of India held that the dispute regarding portion of the Runn of Kutch was

- a. A dispute of Cession
- b. Neither a dispute of cession nor a boundary dispute
- c. A boundary dispute and it did not involve any cession of Indian territory.

1535. Courts, Judiciary, MC; A2; Imt; Imk.

The 'little man' turns to the court

- a. To learn law and to test the constitutionality of an enact-ment.
- b. To secure justice
- c. To know the question of supremecy between judiciary and legislature.

1536. Courts, Judiciary, MCA1; 1mt; 1mk.

In Berubari case, the Indian Supreme Court held that Berubari and other Indian enclaves situated in the East Bengal

- a. Could not be transferred to Pakistan
- b. Could be transferred to
 Pakistan at the discreation of
 the Indian Prime Minister
- c. Could be transferred to Pakistan only by effecting an amendment within the terms of Article 368, of the Constitution

1538. Courts, Judiciary, MCA2;1mt;1mk.

Article 13:

- Expressly provides the power of indicial review vested in the Supreme Court
- b. Neither provides the expression judicial review nor an express provision to empowering a court to declare a statute invalid.
- c. Provides that certain laws shall be void for in consistency with the constitution and also expressly invests the Supreme Court with the power to interpret (not with the power of judicial review), the constitution.

1544.

1539. Courts, Judiciary, MC;A2;1mt;1mk.

The power of the superior courts to pronounce upon the validity of a statute is confined only to the cases arised of any

- a Substantial question of law
- b. Constitutional jurisdiction of the courts
- c. Substantial question of law as to the interpretation of the constitution.

1540. Courts, Judiciary, N C;A2;1mt;1mk.

An issue raised before a court must be

- a. Non-justiciable
- b. Justiciable
- e. Justiciable and non justiciable both

1541. Courts, Judiciary, NC;42;1mt;1mk.

The power to review its own decision and the power of the President to consult the Supreme Court.

- a. Has contributed to the growth and development of judicial review
- b. Has disturbed the constitutional jurisdiction of the Supreme Court
- c Has replaced the Supreme Court from the guardianship of the III Chapter of the Indian Constitution

1542. Courts, Judiciary, N C; A2; 1mt; 1mk.

The Bombay High Court has a bench in

- a. Bombay and Delhi
- b. / Il State Capitals
- c. All districk of Maharashi
- d. None of these.

1543. Courts, Judiciary, N C;A1;1mt;1mk.

Once peace has been restored

- a. The courts have the right to issue writ of prohibition to the military tribunals
- b. The courts have not right to do so.
- c. The courts have right to review acts committee by the military during the period of martial law.

Courts, Judiciary, N C; A2; 1.nt; 1mk.

The majority, a seven six, the special bench comprising all the B (thirteen) judges of the Supreme Court

- a. That the Golaknath judgement against the State of Punjab on Feb. 27, 1967 was correct.
- b. That the judgement given by the court in the appeal by Golakmath was incorrect
- c. That the judgement given by the court in the appeal by

	of Punjab on Feb. 27, 1967 was not absolutely correct	1548.	Courts, Judiciary, M.C;Az;Imt;Imk. In state of Madras V. Champakam Dorairajan, the Supreme Court held that the reservation of seats:
1545.	Courts, Judiciary, NC;A2;1mt;1mk Under the Indian Constitution the High Court has a. No power to make state laws b. Power to make state laws c. None of these.		a. For backward classes and the Scheduled astes and Scheduled Tribes in public institutions offended the fundamental right under article 29 (2) b. In public institution for backward classes Scheduled castes and Tribes has ensured the public interest c. For Scheduled Castes and backward castes is a painful necessity
		1 54 9.	Courts, Judiciary, MC;A2;1mt;1mk.
1546.	Courts, Judiciary, N. C; 41; 1mt; 1mk.	1010.	The Supreme Court held in the case
	The Supreme Court ruled		of D. P Joshi that:
	a. That the order passed by the		a. The 'residence and place of birth are not two distinct
	Bombuy Government was in contravention of Art 337		concepts b. The above as in clause (a) are
	b. The Act of Bombay Government prohibiting admission of non-		distinct conceptions with different connections both in
	Anglo Indians did not contravene		the law and in fact.
	the Art 337 c. That the Art 337 applied only to		c. A room should be left in order to have two distinct conceptions
	the members of other community		between residence and place of birth
1547.	Courts, Judiciary, N. C; A2; 1mt; 1mk.	1550.	Courts, Judiciary, M.C;A1;1mt;1mk.
	Under the Indian Constitution, the		A student of the state Medical college
	Supreme Court has		filed a suit to the:
	a. No power to make laws		a. Supreme Court b. High Court
	b. Power to make lawsc. None of these		c. Lower Court
	C. HOME OF LIESE		

1551.	Courts, Judicia ry, M.C;A2;1mt;1mk.	1554.	Courts, Judiciary, MC;A1;1mt;1mk.
	Imt; imk. The Supreme Court was of the view in some of the cases (D. P. Joshi) that: a. Domicile of a person does not mean one's permanent house or home b 'Domicile of a person' means D. P. Joshi's Permanent home c. 'Domicile of a person' means domicile of Origin		The Supreme Court held in the case of Commer H. F. R. V. Sri Lakshmindar that: a. The Swamiar had a proprietory right only and it should not be classified as the property b. Patanjali Sastri C. J. in West Bengal V. Subodh Judgement was justified. c. It did not agree with the view of patanjali Sastri C. J. and the Mahant's right of property was affected
1552.	Courts, Judiciary, MC;A2;1mt;1mk. The Supreme Courtalso held in the same case that a. Art 15 (1) prohibits discriminatory or discrimination on residence b. Art 15 (1) does prohibit discrimination on place of birth c. Art 15 (1) prohibits discrimination on both of them.	1555.	Courts, Judiciary, MC;A1;1mt;1mk. The Supreme Court delivered its decision under article 26 (db) that is a. Religion is not expressly protected under the Article 25 b. The denomination was not justified to manage own affairs c. The actual administration must be left to the denomination itself and cannot be taken away for it is a fundamental right.
1553.	Courts, Judiciary, N C;A2;1mt;1mk. The Supreme Courtalso make a difference in the case of the State of Bombay that: a. Art 15 extends protection against individual b. Art 29 (2) Extends protection against state. c. Art 15 protects citizens against the protection	1556.	Courts, Judiciary, MC;A1;1mt;1mk. In the case of the State of West Bengal Vs. Bela Benerjee the appeal made by the former was: a. Dismissed by the High Court b. Dismissed by the Supreme Court c. Declared justified by the two Courts at a time

1557.	Courts, Judiciary, MC;A1;1mt;1mk.	1560.	Courts	s, Judiciary, N.C;A2;1mt;1mk.
	The Supreme Court ruled that Art. 29 (2) is:		to the	nakim, D. made an application Court against the violation of his mental rights under the Articles:
	 a. Narrower than the English and the American constitution but somewhere else it is wider than any foreign courts. b. Actually narrower than the British and the American system c. Neither narrower nor it is wider 	•	a. b. c. d.	14 to 18 20 to 22 15 (1) and 29 (2) None of these
1558.	Courts, Judiciary, M.C;A1;1mt;1mk.	1561.	Cou rt	s, Judiciary, N C;A1;1mt;1mk.
	The Supreme Court in Venkataraman case held the opinion that:			sing the capital of India changes, preme Court shall sit
	a. His proceedings under the commissioner was of a judicial nature		a. b.	In any state capital Any where the President likes or dislikes
	b. It was a temporary inquiry c. It was equivalent to prosecution		c.	Is decided by the Parliament through the amendment in the constitution.
1559.	Courts, Judiciary, MC;A2;1mt;1mk. Dwarakadas Vs. Sholapur Spinning	1562,	Court	s, Judicia ry, MC;A1;1mt;1mk。
	& Weaving Company & others, the former lost his case in the		Court	pinion delivered by the Supreme in exercise of advisory juris-
	a. Supreme Court		exten	n though benefitted to a great
	b. High Court c. Lower Court		a.	Binding on the President of India
	·/		b .	Binding on the Courts every

of India

C.

Not Binding on courts as well as the President of India

Courts, Judiciary, N C; A1; 1mt; 1mk. 1563.

> There is a constitutional provision to constitute a high court for a Union Territory by:

- A law made by parliament a.
- Ordinance issued by the b. President of India
- An order issued by the Governor c. of the concerned territory

1567. Courts, Judiciary, CQ;A1;1mt;1mk.

> According to Art. 32(2) the Supreme Court shall have power to issue directions or orders or writs including writs in the nature of which ever may be appropriate for the enforcement of any of the rights conferred by Part III.

1568.

Courts, Judiciary, SA; A1; 10mts; 10mks.

State the two tests laid down by

Courts, Judiciary, SQ;A1;1mt;1mk.

Courts to being a law within the four walls of Art. 14.

1564.

Discuss the scope and importance of the advisory jurisdiction of the Supreme Court.

1569.

Courts, Judiciary, SA; A1:10mts; 10mks.

Prakash is arrested and detained

under the Maintenance of Internal

1565. Courts, Judiciary, SQ; 1;1mt; 1mk.

> Can a court in the discharge of its judicial functions be proceeded against on the ground of infringement of fundamental rights?

Security Act. Prakash feels that his arrest and detention are illegal as the detaining statute is ultra vires Article 22 of the Constitution. What legal remedy, if any, is

available to Prakash?

1566. Courts, Judiciary, SQ; G1; 2mts; 2mks.

> What was the ratio in the famous Habeas Corpus Case decided by the Supreme Court in 1976?

1570. Courts, Judiciary, SA; A1; 5mts; 5mks.

> What are the powers of High Courts to issue certain Writs?

1571.	Courts, Judiciary, SA;A1;5mts;5mks. What is the procedure of Establishment of a Common High Court for two or more states?	1 576.	Courts, Judiciary, SA;A1;8mts;5mks. State the general principles for granting special leave by the Supreme Court under Art. 136
1572.	Courts, Judiciary, SA; A1; 5mts; 5mks. What is the original jurisdiction of the Supreme Court?	1577.	Courts, Judiciary, SA; A1; 10mts; 8mks. Sketch out the various tests followed and formulated by the Supreme Court of India to test the reasonableness of the restrictions under Art. 19(2)?
1573. 1574.	Courts, Judiciary, SA;A1;5mts;5mks. What is the appellate jurisdiction of the Supreme Court. Courts, Judiciary, SA;A1;5mts;5mks.	1578.	Courts, Judiciary, LA;A1;25mts; 15mks. Nunir petitions in the High court of Allahabad under Article 336 to obtain a writ for the violation of his fundamental right to property. The High Court goes into the merits of his claim and dismisses his petition Munir seeks to muve the Supreme
	What do you mean by Special leave to appeal by the Supreme Court?		Court under Article 32 on the same grounds which were raised by him in the High Court. Advise Munir.
1575.	Courts, Judiciary, SA;A1;5mts;5mks. What amendments are made with regard to powers of the Supreme Court, according to 42nd Amendment?	1579.	Courts, Judiciary, LA;A1;30mts; 20mks. Under how many categories, can the appellate jurisdiction of the Supreme Court of India be studied? Explain any one of them fully. In what respect has the appellate

jurisdiction of the Supreme Court in civil matters been changed by a recent amendment brought about in the Constitution of India.

1584. Courts, Judiciary Lr; F2;30mts; 20mks.

Explain in the light of the decisions of the Supreme Court, the scope of the right to life and personal liberty under the Constitution.

1580. Courts, Judiciary, LA;A1;30mts;

What are the various writs which a High Court on issue under Article 226 of the Constitution of India? Explain in deail any one of them.

1585. Courts, Judiciary, LA; F2; 5mts; 15mks.

Critically examine some of the decisions of the Supreme Court on Part XIII of the Indian Constitution relating to trade, commerce and intercourse. Do you think that the Supreme Court in delivering its judgements has been influenced by foreign precedents? If so, in what manner?

1581. Courts, Judiciary, LA; A1; 30mts; 20mks.

Explain the principle of "harmonius construction. Examine how the Supreme Court has applied this principle in the interpretation of the constitution.

Courts, Judiciary, LA;G2;30mts.

1582. Courts, Judiciary, LA; E1; 25mts; 12mks.

State and distinguish the powers of the High Courts and the Supreme Court in issuing writs.

"Free speech and press cases present to the Courts difficult question of degree: questions involved in drawing the line that separates the speech and publication which Government must suppress in order to be safe and descent from that which it must allow and protect in order to be free and democratic."

1583. Courts, Judiciary, LA;A1;30mts;20mks.

'A well-ordered and well-regulated judicial machinery has been introduced in the country with the Supreme Court at the apex, and a High Court and subordinate courts in each state".

Discuss with reference to the related provisions under the Constitution of India.

Comment on the above and discuss the relevant provisions of the Indian Constitution. How has the Indian Supreme Court dealt with this problem? Is the 'clear and present danger' doctrine as evolved and applied by the American Supreme Court relevant in the Indian context?

1587. Court, Judiciary, LA; A1; 30mts; 20mks.

The Courts in the United States of America, Australia and Canada, while interpreting the scheme of the distribution of legislative powers, have enunciated certain rules. Discuss any two of such rules with the help of the leading cases.

1591. Court, Judiclary, LA; A1; 15mts; 10mks.

Discuss the appellate jurisdiction of the Supreme Court in Civil appeals. What changes have been made as a result of the Thirtieth Amendment Act of the Constitution?

1588. Court, Judiciary, LA; E1; 15mts; 10mks.

How do the courts distinguish between religious practice and other activities associated with religion? 1592. Court, Judiciary, LA; G2; 25mts; 15mks.

X filed a writ petition before the High Court of Delhi alleging that his fundamental right to hold, a equire or dispose of property was violated by an order of the state Government. The High Court dismissed the petition on the preliminary ground that X had no standing to file the petition. After the expiry of the requisita period for filing an appeal against the decision of the High Court. X files another writ petition before the Supreme Court under Article 32. Is this petition barred by the rule of res judicata?

1589. Court, Judicia ry, LA; F2;30mts;20mks.

Explain the original and appellate jurisdiction of the Supreme Court of India.

1590. Court, Judiciary, LA; A1; 15mts; 10mks.

In what way the special leave jurisdiction of the Supreme Court under Article 136 is different from jurisdiction regarding constitutional, civil and criminal appeals? 1593. Court, Judiciary, LA; E1; 25mts; 15mks.

Comment critically on the scope of the amending power of the Parliament over the Fundamental Rights enshrined in Part III of the Constitution in the light of the judgement of the Supreme Court in Kesavananda Bharati V The State of Kerala.

1594. Courts, Judiciary, LA; G2; 25mts;

"Under the Indian Constitution we have the same system of parliamentary executive as in England and the Council of Ministers, consisting, as it does, of the members of the legislature, yields the real executive authority, the President being a formal or constitutional head of the executive".

Examine the above statement in the light of relevant judicial decisions.

1595. Courts, Judiciary, LA; G1; 25mts; 15mks.

Write a critical note on the desirability or otherwise of the application of the doctrine of laches to the proceedings under Article 32 of the Constitution in the light of the Supreme Court decision in Tirlok Chand V. H. B. Munishi, AIR 1970 S. C. 598.

1596. Courts, Judiciary, LA;A1;25mts; 15mks.

Describe the different kinds of presumptions. Discuss in what manner conclusive presumptions limit court's power in the matters of proof.

1597. Courts, Judiciary, LA;A1;30mts; 20mks.

Discuss the tests laid down by the Supreme Court to determine the 'socially and educationally backward classes' in terms of Article 15(4) of the Constitution.

A State government issues an order by which seats for admission to medical college in the State are reserved as follows: 5% for Christians; 10% for hill areas; and the rest in the general pool. Examine the constitutional validity of the order.

1598, Courts, Judicia ry, LA; A1; 30mts; 20mks.

Discuss the test laid down by the Supreme Court to determine as to when a civil servant is 'removed' or 'dismissed' in terms of Article 311(2) of the Constitution.

A rule provides that a civil servant on a permanent tenure may, without show-cases opportunity under Article 311(2), be discharged from service on three months' notice after he has completed 25 years of service or reached the age of 50 years, whichever is earlier. The age of superannuation is fixed at 55 years. Examine the validity of the rule.

1599. Courts, Judiciary, LA; A1; 20mts; 10mks.

Discuss fully the various types of Writs which may be issued by the High Court of a State.

1600. Courts, Judicia ry, LA;A1;15mts; 10mks.

"The Supreme Court of India is the balancing wheel of the federation". Discuss.

1601. Courts, Judiciary, LA;A1;30mts; 20mks.

An order issued by Karnataka Government reserves seats for socially and educationally backward classes of the people in the State law colleges. The enumeration of backward classes had been made mainly by reference to caste, the criteria being the social and educational backwardness of castes based on occupation.

X, a disappointed candidate for admission in a law college challenges the order on the ground that it makes a classification solely on caste.

Discuss X's contentions stating the tests laid down by the Supreme Court to determine the educational and social backwardness. 1602. Courts, Judiciary, PS;D2;30mts; 20mks.

Give a critical assessment of the judgement of the Supreme Court in Golak Nath V State of Punjab, AIR 1967 SC 1643.

1603. Courts, Judiciary, PS; D2; 30mts; 20mks.

llow would you reconcile the following two observations of the Supreme Court relating to the enforcement of fundamental rights under Article 32 of the Constitution:

"..... this Court is thus constituted the protector and guarantor of the fundamental rights, and it cannot consistently with the responsibility so laid upon it, refuse to entertain applications seeking protection against infringements of such rights."

"..... there can be no doubt that if a writ petition filed by a party has been dismissed on the merits by the High Court, the judgement thus pronounced binding between the parties and it cannot be circumvented or bi-passed by his taking recourse to Article 32 of the Constitution."

1604, Courts, Judiciary, PS;D2;15mts; 10mks.

A and B had earlier met the police Inspector and offered him bribe for hushing-up pending criminal case involving A. After a week B met the Inspector and gave him a packet containing Rs. 500-00. Balso said that A has sent this money for hushing-up the case.

Discuss whether B's act of giving bribe and the accompanying a statement is a relevant evidence against A. For what purposes can such evidence be used?

1605. Courts, Judietary, PS;G1;30mts; 20mks.

X, an editor of a newspaper published defamatory statements about a Member of the State Legislative Assembly. The Speaker of the Assembly summoned X and after hearing him sentenced him to seven days' imprisonment. X, through his advocate moves the High Court within the State for the grant of a writ of habeas corpus alleging that his detention was illegal and violative of his right to freedom of speech and expression and right to personal liberty.

Does the High Court have jurisdiction to decide the matter?

Judges, "C;A1;1mt;1mk.

Whether a retired Judge of the High Court is prohibited from

- a. Practising before the Supreme Court of India
- b. Practising before the High Court from where he retired
- c. Holding the office of an additional Judge of the High Court
- d. Holding the office of Chairman of a Commission of Inquity

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1607. Judges, MC;A2;1mt;1mk.

Article 121

- a. Imposes restriction on the discussion of conduct of the city Nagistrate in parliament
- b. Imposes restrictions on the discussion in parliament on the conduct of any judge of the Supreme Court or of a High Court in the discharge of his duties without any exception.
- c Imposes restriction on the discussion of the judge of High Court or the Supreme Court in the discharge of his duties except when parliament is busy in discussing a motion for the removal of a judge is likely to be presented to the president.

1608. Judges, MC;A2; lm t; 1mk.

The Chief Justice and other judges of the State High Courts hold their office until they have completed the age of

- a 60 yrs.
- b 58 yrs
- c. 65 yrs.
- d 62 vrs.
- d None of these

1609. Judges, "C;A1;1mt;1mk.

1 judge of the Supreme Court

- a. Shall be removed only on the proved ground of misbehaviour of incapacity
- b. Shall not be removed unless
 than one-third of the members
 of that house present only
 pass the effective resolution for
 the same
- c Shall not be removed from his office except by the order by each House of Parliament and by a majority of two-thirds members present and voting.

1610. Judges, MC; A2;1mt;1 mk.

The majority of the judges held that the classification between resident and non-resident was

- a. Not 'reasonable' under art 14
- b. 'Reasonable' to a little extent
- c 'Reasonable' under art 14?

1611. Judges, MC;A2;1mt;1mk

The Chief Justice and judges of the High Court are appointed by the President and the President:

- a. Consults the Prime 1 inister before he makes an appointment to the High Court Bench
- b. Consults the Chief Justice
 of India. Governor and Chief
 Justice of the concerned High
 Court before he makes appointment to the Bench of High Court
- dustice of the High Court before the appointment is made.

1612. Judges, MC;A1;1mt;1mk.

How far a law creating special courts for a class of offences is:

- a. Permissible under the Indian Constitution
- b. Forbidden by the Indian Constitution
- c. Offends the guarantee of equality before law
- d. Curtails the power of ordinary courts
- e. Holding the office of Chairman of a Commission of Inquiry.

1613. Judges, MC;A1;1mt;1mk.

The retired judge of the Delhi High Court is prohibited from

- a. Practising before the Supreme Court of India
- b. Practising before the Delhi High Court
- c. Holding the office of an additional judge of the High Court
- d. None of these

1614.	Judg	es, MC;A2;1mt;1mk,		1617.	Judge	es, M C;A2;1mt;1mk.
		Judge of a HighCourt is inted by the President Prime Minister Chief Justice	/		of Inc	Judges of the Supreme Court dia hold office till they attain ge of 60 yrs. 65 yrs 62 yrs 58 yrs.
1 61 5.	Judę	ges, MC;A2;1mt;1mk.				
1616.	reti a. b. c. d.	judge of the Supreme Cres at the age of 50 yrs. 62 yrs. 65 yrs. 60 yrs.	<i>/</i> er	1618.	The	es, MC;A2;1mt;1mk. Salaries of the judge of the eme Court can: Never be reduced Be reduced by the president during the period of a proclamation of financial emergency Be reduced by the prime Minister
		udges, besides chief jus our supreme Court can 13 11 12 15		1619.	Whice of Inc	es, MC;A2;1mt;1mk. th schedule of the Constitution dia has fixed the Salaries of udges of the Supreme Court dia? I II III IV

1620. Judges, MC;A2;1mt;1mk. 1623. Judges, MC;A2;1mt;1mk. The Salary of the Judge of Which is NOT the qualification for Supreme Court of India is appointment of a Judge of the Supreme Court: Ra. 5000/a. Rs. 4000/b. a. Has been for at least 5 yrs c Rs. 6000/a Judge of a High Court Has been, for at least b. 10 yrs., an advocate of a High Court Is in the opinion of the c. President a distinguished d. Must not be citizen of India 1621. Judges, MC;A2;1mt;1mk. The salary of the Chief Justice of India is Rs. 1624. Judges, MC;A1;1mt;1mk. 5, 900/- P. M. a. To be qualified for appointment 4,000/-P.M.b. as a judge of the Supreme Court, 6,000/-P.M.a person must: Not be citizen of India a. b. Be a law graduate Be a Citizen of India c. 1622. Judges, MC;A1;1mt;1mk. After retirement from the post of a Judge of the Supreme Court Judges, MC;A1;1mt;1mk. 1625. he can A gross error committed by a a. Plead or act in any court Judge of the Supreme in his b. Not plead or act is any judgement Amount to misbehaviour a. Plead oract in High Court c. Does not amount to misb. only behaviour Is punishable under law c.

1626.	Judges, MC;A2;1mt;1mk.	1630.	Judges, SQ;A2;2mts;2mks.
1020,	Appointment posting and promoting of District Judges and other judicial officers inferior to the District judges are regulated by	1000,	Who appoints the Chief Justice of Supreme Court?
	a. Parliament only b. Prime Minister c. The Constitution	1631.	Judges, SQ;A2;2mts;2mks. Who appoints the other judges of the Supreme Court?
1627.	Judges, MC;A1;1mt;1mk.		
	The power to grant special leave to appeal from any judgement	1632.	Judges, CQ;A1;1mt;1mk.
	 a. Does not vest with Supreme Court b. Vest with Supreme Court c. Vest with President 		The Chief Justice of Supreme Court of India is appointed by
		1633.	Judges, CQ;A1;1mt;1mk.
1628.	Judges, SQ;A1;1mt;1mk.		The Judge of a High Court of a State is appointed by
	What is the salary of Chief Justice of Supreme Court?		
		1634.	Judges, CQ;A1;1mt;1mk,
1629.	Judges, SQ;A1;1mt;1mk.		The Chief Justice of a High Court of a state is appointed by
	Whether a judge of a High Court can practice after retirement?		

1635.	Judges, CQ;A1;1mt;1mk. The Judge of Supreme Court of India is appointed by	1609.	Judges, SA;A1;5mts;5mks. What is the procedure of appointment of Chief Justice of Supreme Court?
1636.	Judges, SA;A1;5mts;5mks. What is the minimum number of judges who shall sit for the purpose of determining any question as to the constitutional validity of any states law, if that High Court consists of less than five judges.	1640.	Judges, SA;A1;5mts;5mks. What is the procedure of a transfer of a judge of one High Court to another High Court?
1637.	Judges, SA;A1;5mts;5mks.	1641.	Judges, SA;A2;5mts;5mks. What is the procedure of removal of a judge of Supreme Court.
	What is the procedure of appointment of additional and acting judges of High Court?	1642.	Judges, SA; A2; 5mts; 5mks. What are the qualifications of a judge of Supreme Court?
1638.	Judges, SA;A1;5mts;5mks. What is the procedure of appointment of acting Chief Justice of High Court?	1643.	Judges, LA;A1;20mts;20mks. How are the judges of the Supreme Court of India appointed? Discuss the jurisdictions.

1644.	Judges, LA;A2;1mt;1mk. Chief Justice of a High Court in his capacity as appointing authority of officials of the Court is a 'State'. Discuss.		Governor insists that the advice must be approved by the entire council of N inisters. Discuss whether the action of the Governor is within his constitutional powers.
1645.	Judges, MC; 1;1mt;1mk.	1648.	More reh, Heads of the State, LA;
	Under the Article 351, a provision is made that it shall be the duty of: a. The state to promote the		Discuss the role of the Governor in the state administration.
	spread of Hindi language b. Parliament to promote the spread of Hindi through necessary legislation	1649.	President, Prime Minister, Chancellor
	of the Hindi language.		etc., CA;A1;1mt;1mk. Treaty-making can be undertaken as part of the executive power of the Union by the President
1646.	Judges, LA;A1;30mts;20mks.		True Filse Don't know
	How far is the Doctrine of Separation of Powers of the "Celebrated Montesquieu" followed in the constitutions of the United States of America, Australia and Canada?	16 50.	President, Prime Minister, Chancellor etc., CA; A1; 1mt; 1mk,
1647.	Monarch, Heads of the State, LΛ; Λ1;		The legal immunity conferred upon the president or the governor of the state, does not, however restrict the right of a citizen to & he the go- vernment of India or the govt, of a
	30 mts; 20 mks. The Chief Minister of a State heading a coalition government loses the support of the major partner in the coalition and advises the governor to dismiss ten out of his fifteen collea-		State True False Don't know

gues in the Council of Ministers. The

1651.	President, Prime Minister etc., CA;A1;1mt;1mk.	r, Chancellor,	1654.	President, Prime Minister, Chancellor etc., CA;A1;1mt;1mk.
	The Indian Prime Ministe power to veto any amendmenthe Constitution of India.			Unless immunised, the President's executive action can be questioned in a court of law.
	True False	Don't know		True False Don't know
1652.	President, Prime Ministeretc., CA;A2;1mt;1mk.	r, Chancellor	1655.	President, Prime Minister, Chancellor etc., MCA2;1mt;1mk.
	Under the Indian Constitute executive power of the Unwith the President True False			At the commencement of the budget, the Audit and the recommendations of the finance commission are presented before the parliament of: a. The President b. The Prime Minister
16 53.	President, Prime Minister	r, Chancellor		c. The Finance Minister
	etc., CA;A1;1mt;1mk. The President of India cannot seek re-election to the Presidency.		16 56.	President, Prime Minister, Chancellor MC;A1;1mt;1mk.
	True False	Don't know		The Indian President summons and programme parliament a. Independently of the council of his ministers b. On the advise of his ministers c. On the advice of the Vice-president

President, Prime Minister, Chancellor President, Prime Minister, Chancellor 1660. 1657. etc., MC;A1;1mt;1mk. etc., MC;A2;1mt;1mk. The President's power of pardon There is a room in the constitution can only be exercised that the President must be kept informed of the Minister's decisions After conviction in the a. Before conviction b. None of these a. Indian Constitution c. b. Constitution of Ireland Constitution of England c. 1661. President Prime Minister, Chancellor, etc. MC;A1;1mt;1mk. President, Prime Minister, Chancellor 1658. The President's powers of pardon etc., MC;A2;1mt;1mk. cover offences against acts in relation to matter on The Indian President has been given veto powers over legislation with a. The concurrent list extent that he The Union list b. c. None of these a. Should absolutely use it Should not use it h. c. Must use it 1662. President, Prime Minister, Chancellor, etc., M C;A1;1mt;1mk. 1659. President, Prime Minister, Chancellor The number of members nominated etc., MC;A1;1mt;1mk. by the President to the Rajya Sabha for their special knowledge of art While a proclamation of emergencies etc. is in the operation, the fundamental rights are 4 a. 12 b. Suspended by another ordinance a. 8 c. b. Automatically suspended d. 16

Never suspended

c.

1663.	President, Prime Minister, Chancellor, etc., MC;A2;1mt;1mk. The treaties and agreements made by the President will be effective a. Subject to the approval of Parliament b. Without the approval of Parliament c. Subject to the approval of	1666.	President, Prime Minister, Chancellor etc., MC;A3;1mt;1mk. The head of the government is called the a. Prime Minister b. President c. Vice president
1664.	President, Prime Minister, Chancellor etc., MC;A3;1mt;1mk. The President of the Indian Union is a. Directly elected by the people b. Elected by an electoral college constituted by the Members of Parlament c. Elected by the Parliament	1667.	President, Prime Minister, Chancellor etc., MC;A3;1mt;1mk. The President of the Indian Union exercises his executive functions a. Indirectly through officers subordinate to him. b. Directly through officers subordinate to him c. Directly or indirectly through
1665.	President, Prime Minister, Chancellor etc., MC;A2;1mt;1mk. The salary of the President is a. 5000/- b. 14,000/- c. 13,000/- d. 10,000/-	1668.	officers subordinate to him in accordance with the constitution President, Prime Minister, Chancellor, etc., MC;A2;1mt;1mk. The President of India is a. Bound by the advice of the Council of Ministers b. Not bound by Ministers' advice c. Bound by the Advise of the Prime Minister d. None of these

1669.	President, Prime Minister, Chancellor, etc., MC;A2;1mt;1mk. The President of India a. Cannot resign his office before the expiry of statutory period b. Cannot be impeached c. Can be impeached by Ministers	1672.	President, Prime Minister, Chancellor, etc., MC;A1;1mt;1mk. The President's power of pardon can only be exercised a. After conviction b. Before conviction c. None of the set
		1070	Don theat Dime Material Chair He
1670.	President, Prime Minister, Chancellor, etc., MC;A1;1mt;1mk. While a proclamation of emergency is in operation the fundamental rights are a. Suspended by another ordinance b. Automatically suspended c. Never suspended	1673.	President, Prime Minister, Chancellor, etc., MC;A1;1mt;1mk. The President's powers of pardon cover offences againstacts in relation to matters on a. The concurrent list b. The Union list c. None of these
1671.	President, Prime Minister, Chancellor, etc., MC;A1;1mt;1mk. The President may suspend the right to move the courts to enforce any fundamental right which a. Need not be placed before parliament b. Must be laid before parliament c. Must be approved by the prime minister	1674.	President, Prime Minister, Chancellor, etc., M. C;A1;Imt;1mk. The number of members nominated by the President to the Rajya Sabha for their special knowlege of art etc. is a. 4 b. 12 c. 8 d. 16

1279. Executive branch of govt.; CA; A1; lmt; 1mk.

A state in the Indian Union cannot be asked by the Centre to comply with its instructions and orders with regard to matters to which the executive power of the Union extends.

True

False

Don't know

1282.

Executive branch of govt.; MC; G1; 1mt; 1mk.

The executive decision taken must be informed to:

- a. The Chief Justice of India
- b. The Attorney General of India
- c. The President of India

1280. Executive branch of govt.; MCA2; 1mt; 1mk.

Article 162:

- a. Refers to the Legislative powers of the states
- b. Deals with the judicial powers of the states
- c. Deals with the extent of the executive powers of states.

1283.

Executive branch of govt.; MCA1; 1mt; 1mk.

The Union Cabinet of India has decided to raise the minimum age of marriage for males from:

- a. 16 to 19
- b. 10 to 21
- c. 21 to 24

1281. Executive branch of govt.; MCA1; 1mt; 1mk.

A contract with the Union of India is executed in the name of:

- a. Prime Minister of India
- b. President of India
- e. Minister of House, Housing and Rehabilitation
- d. Director-General Supply and Disposals

1284.

Executive branch of govt.; MCA1; 1mt; 1mk.

The Union Cabinet of India has decided to raise the minimum age of marriage for females from

- a. 14 to 15
- b. 15 to 16
- c. 16 to 18

1285.	Executive branch of govt.; MC; A3; 1mt; 1mk.	1288.	Executive branch of govt.;SQ;A1; 1mt;1mk.
	The executive power of the union government shall be vested in the		Executive power of state is vested in whom?
	a. Presidentb. Prime Ministerc. Chief Justice of India		
		1289.	Executive branch of govt.;SQA3; 2mts;2mks.
			Give names of 2 countries with Presidential form of Executive.
1286.	Executive branch of govt.; MC; A1; 1mt; 1mk.		
	The Supreme Command of the Defence Forces vests in the:	1290.	Executive branch of govt.; SA; A1; 8mts; 5mks.
	a. Parliament b. Union Cabinet c. Chief of Army Staff d. President of India		What type of executive is envisaged under the Indian Constitution?
1287.	Executive branch of govt.;SQ;A2; 2mts;2mks.	1291.	Executive branch of govt.; IAA1; 30mts; 20mks.
	Can the Executive impose restrictions on the freedom of speech in the interests of friendly relations with foreign states?		Discuss the nature and scope of executive power of the Union to give direction to a State. What consequences follow in case a State falls to comply or to give effect to those directions?
			Explain the principle of pith and substance. Refer to decided cases

1296.

1297.

1292.	Executive branch of govt.; LA; F2;
	25mts;15mks.

Explain the nature of relationship between the President and the Council of Ministers.

1293. Executive branch of govt.; LA; F2; 15mts; 12mks.

Explain fully the Constitutional provisions regarding Emergency.

1294. Executive branch of govt.; MCA2; 1mt;1mk.

The office of the chief executive of a State Government is held by:

- a. Chief Minister of that State
- b. Chief Justice of the High Court in that State
- c. Chief Secretary to the Govt. of that State
- d. Governor of that state.

1295. Chief and deputy chief executives including martial law, MCA2;1mt;1mk.

Indian Constitution recognises 'martial law'

a. By providing in Art. 334 for an Act of Indemnity to be passed by Parliament after martial law is administered, if need be, in any part of the Indian territory.

- b. By providing power in the Indian
 President to promulgate proclamations for emergencies
- c. By providing for the impeachment of the Governors and the President
- d. By keeping the President of India the Supreme Commander of the defence forces.

Chief and deputy chief executives including martial law, MC;A2; 1mt;1mk,

The office of the Chief Executive of a State Government is held by

- a. Chief Minister of the State
- b. Chief Justice of the High Court in that State
- c. Chief Secretary to the Govt. of that State
- d. Governor of that State

Fxecutive departments and ministeries, LA; G2, 30mts; 20mks,

Due to large scale defections, the Chief Minister of a State advises the State Governor to dissolve the State Legislative Assembly and hold fresh elections. The Governor dissolves the House and requests the Council of Ministers to continue as the caretaker government till elections. The defectors demand the removal of the Ministry on the ground that as the Ministry has become irresponsible, the mandatory constitutional provision regarding the collective responsibility of the Council of Ministers to the House is frustrated. The defectors now

	move the appropriate High Court for a writ of quo-warranto.	1300.	Administrative procedure; MC; A3; 1mt; 1mk.
	Should the defectors succeed? Give reasons.		Under the constitution of India-finance commission is appointed by:
			 a. The Parliament of India b. The Prime Minister of India c. The President of India
1298.	Administrative procedure, MC; A3; 1mt; 1mk.		
	Who administers the Union Territories		
	a. The President through the Administrations appointed by him.	1301.	Administrative procedure; MC; A2; 1mt; 1mk.
	 b. The Prime Minister of India c. The Administrator(s) appointed by the President d. The law Minister, Government 		Under constitution of India - Stamp duties comes under:
	of India e. The Attorney General of India		a. Taxes levied by union and collected by states
			b. Taxes levied and collected by union but given to states
			c. Taxes levied and collected by the union but shared with
1299.	Administrative procedure, MC;A2; 1mt;1mk.		the states.
	Under the constitution - excise duties on medicinal and tollet preparations comes under	1302.	Administrative procedure; MCA2; 1mt; 1mk.
	a. Taxes levied by union and collected by states		Under the constitution of India - terminal tax is a revenue of:
	b. Taxes levied and collected by the union but shared with the state		a. Exclusive sources of revenue
	c. Taxes levied and collected by		for the union b. Source of revenue for state

Concurrent sources

1303.	Administrative procedure; MCA2; 1mt; 1mk.	1306.	Administrative procedure; MC; A2; 1mt; 1mk.
	Under the constitution of India - corporation ax is a revenue of:		Under the Constitution of India - Duties of Customs and Excise is
	 a. Exclusive sources of revenue for the union b. Sources of revenue for states c. Concurrent sources 		 a. Exclusive sources of revenue for the union b. Sources of revenue for states c. Concurrent sources of revenue
1304.	Administrative procedure; MCA2; 1mt; 1mk.	1307.	Administrative procedure, MCA1; 1mt;1mk,
	Under the constitution of India - Stamp duties is a revenue of:		Under the Constitution of India, the Union taxes are laid down in
	 a. Exclusive source of revenue for the union b. Sources of revenue for states c. Concurrent sources 		a. Part II b. List I schedule VII c. List I schedule VII
1305.	Administrative procedure;MC;A2; 1mt;1mk.	1308.	Administrative procedure, MC;A2; 1mt;1mk.
	Under the constitution of India - Land		The 'Rule of law' means that:

a.

b.

c.

d.

lature

cus to ms

The government is administered

by 'rules' passed by the legis-

The 'Rules' followed are those

which existed in the society as

There is no a rbitrary power with the executive, that there will be equality before the law and the judiciary will be independent

The judiciary must obey the rule promulgated by the president

Revenue and agricultural income tax

for the union

Exclusive sources of revenue

Sources of revenue for states

Concurrent sources of revenue

is

a.

b.

c.

1309.	Administrative procedure, I.A.F2; 25mts; 15mks. "A declaration of fundamental Rights is meaningless unless there is an	1313.	Committees and Commission, CA;A1; 1mt; 1mk. Municipal body is a 'state' as in Art. 12.
	effective judicial remedy for their enforcement". Comment. What are the judicial remedies which the constitution provides? Explain.		True False Don't know
1310.	Administrative procedure, LA;A1; 15ms; 10mks.	1314.	Committees and Commission, CA;A1; Imt;Imk. Every state has an Advocate General.
	Discuss in brief the administrative relations between the Union and the States under the Indian Constitution.		True False Don't know
1311.	Administrative procedure, LA; F2; 15mts; 12mks.	1315.	Committees and Commissions, MCA3; 1mt;1mk.
	When the State is liable for the wrongs committed by its servants?		The first finance commission was set up in a. 1951 b. 1956 c. 1948.
1312.	Administrative procedure, PS;D2; 12mts;10mks.		/
	Nawab operates inter-state bus service between Delhi and Chandigarh. The Delhi Administration levies a tax on buses entering into and leaving the Union Territory of Delhi. The tax is assessed on each to and fro trip. Nawab contends that this tax is an impediment to inter-state bus transportation, and thus is violative of Article 301. Should Nawab succeed?	1316.	Committees and Commissions, MC; A3;1mt;1mk. The Sixth finance commission was headed by a. Brahmananda Reddy b. Mahavir Tyagi c. P.U. Rajamannar

Discuss.

1317.	Committees and Commissions, MC; A3;1mt;1mk. The Chief Election Commissioner is appointed by: a. President of India b. Prime Minister c. Home Minister d. Parliament	1 320.	Committees and Commissions, MC; A 3; 1mt; 1mk. The total number of member of the Public Accounts Committee is a. 25 b. 24 c. 22 d. 20
1318.	Committees and Commissions, MC; A2; 1mt;1mk. The Parliamentary Committee which scrutinizes the government accounts after the expenditure has been incurred is called a. Public Accounts Committee b. Select Committee c. Estimate Committee d. Public Committee	1321.	Committees and Commissions, MC; A 3;1mt;1mk. The select committee is appointed by a. President b. Prime Minister c. Speaker d. None of these
1319.	Committees and Commissions, MC; A1;1mt;1mk. The Finance Commission is appointed after every a. 2 yrs. b. 6 yrs. c. 4 yrs. d. 8 yrs.	1 3 22.	Committees and Commitsions, MC; A2;1mt;1mk. The Finance Commissioner is appointed after every a. 2 yrs. b. 4 yrs. c. 6 yrs. d. 8 yrs.

Committees and Commissions, MC; A3;1mt;1mk. The Parliamentary Committee which scrutinizes the Government accounts after the expenditure has been incurred is called a. Public Accounts Committee b. Estimates Committee c. Committee on Public Undertakings d. Selection committee	1326.	Committees and Commissions, MC; A1;1mt;1mk. The Committee on Privileges a. Consists of fourteen members b. Consists of sixteen members c. Consists of fifteen members
Committees and Commissions, MC; A3;1mt;1mk. The first finance commission was headed by: a. K. Santhanam b. J. P. Neogi c. A. K. Chanda	1327.	Committees and Commissions, MC; A1;1mt;1mk. The function of the Committee of Privileges a. Is to examine every breach of privileges referred to it by the opposition b. Is to examine every breach by the Rajya Sabha c. Is to examine every breach of privileges referred to it by the House Lok Sabha.
Committees and Commissions, MC;A1; 1mt;1mk. The Committee on Absence of members: a. Consists of thirty-five members b. Consists of fifteen members c. Consists of not more than fourteen members	1328.	Committees and Commissions, MC,A1; 1mt;1mk. The Committee on Government of Assurance, consisting of 15 members a. Examines the assurances
	A3;1mt;1mk. The Parliamentary Committee which scrutinizes the Government accounts after the expenditure has been incurred is called a. Public Accounts Committee b. Estimates Committee c. Committee on Public Undertakings d. Selection committee Committees and Commissions, MC; A3;1mt;1mk. The first finance commission was headed by: a. K. Santhanam b. J. P. Neogi c. A. K. Chanda Committees and Commissions, MC;A1; 1mt;1mk. The Committee on Absence of members: a. Consists of thirty-five members b. Consists of fifteen members	A3;1mt;1mk. The Parliamentary Committee which scrutinizes the Government accounts after the expenditure has been incurred is called a. Public Accounts Committee b. Estimates Committee c. Committee on Public Undertakings d. Selection committee Committees and Commissions, MC; A3;1mt;1mk. The first finance commission was headed by: a. K. Santhanam b. J. P. Neogi c. A. K. Chanda Committees and Commissions, MC;A1; 1mt;1mk. The Committee on Absence of members: a. Consists of thirty-five members b. Consists of fifteen members c. Consists of not more than

b.

House

promises or undertakings given by the Ministers outside the

Is to examine the Minister's

assurances, promises and

		and undertakings given on public platform during elec		1331.	Committees and (A2;1mt;1mk.	Commissions, MC;
	C•	speech. Is to examine the Ministers assurances, promises give on the House floor in the			The members of t Private Members	the Committee on Bills and Resolutions
		Parliament.			a. Are elected Committee	by the Select
		•	/		b. Are nomina	ted by the Speaker
						of one year ed by the Lok Sabha
1329.	_	nmittees and Commissions, M lmt;1mk.	C;			
		Business Advisory Committee	ee			
	consists of	sists of	1332.	1332.	Committees and C A2;1mt;1mk.	ommissions, MC;
	a.	Fourteen members Fifteen members			The Chairman of	tha Committee on
	-	Ten members	/ /			Bills and Resolutions
		•			<u>-</u>	er of the house sition Leader
					of the Lok St	abha y-Speaker of the
1330.	_	mittees and Commissions, M mt;1mk.	C;		House	
		Committee of Rules:				
	THE	committee of flues.		1333. Committees and Commission	ommissions, MC;	
	a.	Consists of 16 members			A1;1mt;1mk.	
	ь. с.	Consists of 14 members Consists of 30 members				Private Members
		<u>.</u>				e Private members
					b. Examines on	ng the public bills lly private members to amend the cons-
					titution.	
					c. Only dassifi examine it.	les and does not

1334.	Committees and Commissions, MC; A2; 1mt; 1mk.	1337.	Committees and Commissions, M; G1;2mt;s;21/2mks. Match the appropriate: Recommendations of finance Commission on Income Tax	
	The Committee on Private Members Bill and Resolutions			
	 a. Also consists of sixteen members b. Also consists of 15 members c. Consists of fourteen members 		a. First Commission b. Second Commission c. Third Commission d. Fourth Commission e. Fifth Commission	
			f. Sixth Commission	
1335.	Committees and Commissions, MC; A2;1mt;1mk. It has been held—that service under the Life Insurance Corporation of India a. Is not service under the government of the Union b. Is semi-governmental c. Is purely an enterprise of public sector		States share of income tax a. 60 b. 80 c. 70 d. 66 e. 75 f. 55 g. 70 h. 75	
1336.	Committees and Commissions, MC;A2; 1mt;1mk,	1338.	Committees and Commissions, SQ; A1;1mt;1mk.	
	The function of the advisory committee a. Is to simply assist the Committee of Rules b. Is to recommend the time to be allotted for various work in the House and the speaker may assign to it any other function c. Is to deal with the export and import bills tabled before the House		Whether the Flectricity Board of a State is comprehended in the definition of state' in Art. 12.	

1339.	Official and employees including service, CA;A2;1mt;1mk. The right to be a Govt. servant fundamental right True False Don't k	is a	Official and employees including civil service, CA;A2;1mt;1mk. The Vice-President is the ex-officio Chairman of the House of People. True False Don't know
1340.	Official and employees including civil service, CA;A2;1mt;1mk. The Public Fmployment (Requir as to Residence) Act 1957 permi prescription of residential qualito all posts in Govt. services. True False Don't k	ement ts fications	Official and employees including civil service, MC;A2;1mt;1mk. The highest paid official in a State is a. The Chief Justice of the High Court b. Governor of the State c. Chief Minister of the State d. Advocate-General of the State
1341.	Official and employees including civil service, CA;A2;1mt;1mk. The Public Employment (Requiras to Residence) Act, 1957 pase under Art, 16(3) permits preser of residential qualification in reto non-gazetted only. True False Don't k	rement ed ription gard	Official and employees including civil service, MCA1;1mt;1mk. An advocate—General of a State is a. A Minister of the State Government b. A Member of the State Legis—lature c. Appointed by the Chief justice of the High Court d. Appointed by the Governor of that state

1348. Official and employees including Official and employees including 1345. civil service, MC;A3;1mt;1mk. civil service, MC;A2;1mt;1mk. The power to appointing a larger number Whethera person holding a civil post within the meaning of Article of public servants is vested in the 311 of the Constitution includes: constitution American A University professor a. a. Indian An official of the Life Insurance h. b. Corporation of India English c. An official of the Indian Airlines c. corporation d. A District and Session Judge Official and employees including 1349. 1346. Official and employees including civil service, MC;A1;1mt;1mk. civil service, MCA 3; 1mt; 1mk. The comptroller and Auditor Whether a former member of a State public Service Commission is General is appointed by the disquilified from holding the office of: a. President Union Parliament a. Governor of a State b. Vice-Chancellor of a University Prime Minister h. c. Minister in the State Covernment d. Ministry of Finance c. d. Secretary to the State Government 1347. Official and employees including 1350. Official and employees including civil service, MCA2;1mt;1mk. civil service, MC; A2; 1mt; 1mk. Who among the following is qualified The Supreme Command of the Indian to be appointed as the advocate-Armed forces is vested in the general of a State? A retired judge of the High Court a. a. Field Marshall b. A retired judge of the Supreme b. President of India Defence Minister of India C. An advocate with nine years d. Prime Minister of India c.

practice

d.

A professor of law.

1351.	Official and employees including civil service, MC; A3; 1mt; 1mk. The Solicitor General is: a. A law official who advices the President on legal matters b. An administrative officer c. A judicial adviser d. An adviser to the Prime Minister e. A senior judge of a High Court	1354.	Official and employees including civil service, MC;A2;1mt;1mk. Comptroller and Auditor general of India shall be appointed by theof India a. President b. Prime-Minister c. Chief Justice
1352.	Official and employees including civil service, MCA3;1mt;1mk. The tenure of office of a member of UPSC is (usually) so many years or until he attains the age of: a. 6 yrs. /60 yrs. b. 5 yrs. /55 yrs c. 7 yrs. /50 yrs d. 6 yrs. /50 yrs e. 5 yrs./50 yrs	1 35 5.	Official and employees including civil service, MC;A3;1mt;1mk. The Chairman and other members of a state Public Service Commission shall be appointed by a a. Chairman of U.P.S.C. b. President c. Covernor of the State d. None of these
1353.	Official and employees including civil service, MC;A2;1mt;1mk. How many states are permitted to have a joint Public Service Commission? a. Three b. Four c. Two d. Five e. None of these	1356.	Official and employees including civil service, MC,A3;1mt;1mk. The members of a Union Public Service Commission shall be appointed by a. President b. Prime Minister c. Chairman of UPSC

1357.	Official and employees including	1360.	Official and employees including
1307.	civil service, MC; A3;1mt;1mk.	1300.	civil service, MCA2;1mt;1mk.
	The Chairman of a Union Public Service Commission shall be appointed by		The office of Vice-Chancellors of Universities, Chief-Justice of Parliament, officers of the National Cadet Corps. etc.
	 a. Governor b. President c. Attorney General d. Prime Minister 		 a. Is considered as officer of profit b. Is one of the offices exempted from being regarded as offices of profit c. Means gain or any other material benefit but not profits.
1358.	Official and employees including civil service, MC;A2;1mt;1mk.		
	The civil servants under the Union . Government hold offices during the	1361.	Official and employees including civil service, MC; A2; 1mt; 1mk.
	pleasure of the: a. Prime Minister b. Cabinet c. President		The All-India Service such as the Indian service of Engineer the Indian Forest Service and the Indian Medical Health Service, the Indian Agriculture Services and the Indian Education Service:
			 a. Are the creation of the Lower Chamber b. Are the result of the Lok
1359.	Official and employees including civil service, MC;A1;1mt;1mk.		Sabha plus the Higher Chamber c. By Rajya Sabha only
	Whether a person holding a public office can be removed by issuing a writ of:	1362.	Official and employees including civil service, MC;A2;1mt;1mk.
	a. Madamus b. Certiorari c. Habeaus Corpus d. Quo-warranto		Whether a person holding a civil post within the meaning of Article 311 of the Constitution includes a. A University professor b. An official of the Life Insurance Corporation of India c. An official of the Indian Airlines Corporation

A district and Sessions Judge

d.

1363.	Official and employees including civil service; MC; A1; 1mt; 1mk. An advocate-General of a State is a. A Minister of the State Government b. A Member of the Legislature c. Appointed by the Chief Justice of the High Court d. Appointed by the Governor of that State	1366.	Official and employees induding civil service; MC; A2; 1mt; 1mk. The Ex-officio chairman of the Rajya Sabha is a. President b. Vice President c. Prime Minister d. None of these
1364.	Official and employees including		
	civil service, MC;A2;1mt;1mk. The highest paid official in a State is: a. The Chief Justice of the High Court b. Governor of the State c. Chief Minister of the State d. Advocate-General of the State	1367.	Official and employees including civil service, MC;A1;1mt;1mk. The ex-officio chairman of the Lok Sabha is a. President b. Vice President c. Prime Minister d. None of these
1365.	Official and employees including civil service, MC;A3;1mt;1mk. The comptroller and Auditor General is appointed by the: a. Prime Minister b. Union Parliament c. Minister of finance d. President	1368.	Official and employees including civil service, MF,A2;5mts;7mks. The comptroller and Auditor General is, in fact, officer of the constitution his duties being the guardian of the public funds. Comptroller & Auditor General the status of a. A high court judge

b. c.	A supreme Court judge A chief minister	7	Under the Indian Constitution the duties and powers of CACI are incorporated under article
CAG	I is appointed by		a. 152 to 163 b. 163 to 180 c. 149 to 195
a. b. c.	The President The Governor Prime Minister	7	CAGI submits its Audited report to the
CA G	Ican be removed by:		a. President b. Prime Minister
a.	President at the request of Prime Minister		c. Chief Minister
b.	Governor at the request of Chief Minister		
C.	Both houses of Parliament		
	sitting together on grounds of proved misbehaviour and incapacity	1369.	Official and employees including civil service, SQA1;1mt;1mk. What is the term of office of member of state P.S. Commission?
	I's Salary and conditions of		
servi	ice are		
a. b. c.	Contracture For a term only Statutory	1370.	Official and employees including civil service, SQ;A1;1mt;1mk. What is the term of office of
exper	salaries and other administrative uses of the CACI office and a staf charged to		Chairman of State P.S. Commission?
a.e.	Consolicated fund of India	1371.	Official and employees including
b. c.	Contingency fund of India Public Account	10114	civil service, SQ;A1;1mt;1mk.
		•	What is the term of office of members

1372,	Official and employees including civil service, SQ:A1;1mt;1mk. What is the term of officer of Chairman of U. P. S. C.?	1377,	Official and employees including civil service, SQ;A1;2mts;2mks. Can employees of different classes claim equality of opportunity in matters of promotion?
1373.	Official and employees including civil service, SQ:A1;1mt;1mk. Who appoints the members of state P.S. Commission?	1378.	Official and employees including civil service, SQA2;2mts;2mks. Under what context a prescribed qualification for service recruitment or promotion be said to be arbitrary?
1374.	Official and employees including civil service, SQA1;1mt;1mk. Who appoints the chairman of state public service commission?	1379.	Official and employees including civil service, SQA2;2mts;2mks. What is the basic principle to be observed in fixing the qualification for recruitment to Govt. Service?
1375.	Official and employees including civil service; SQ:A1;1mt; Jmk. Who appoints the members of U. P.S. C.?	1380.	Official and employees including civil service, SQA1;1mt;1mk. Is the state prevented by Art. 16 from prescribing the necessary qualifications and conducting selective tests for recruitment for Govt. Services?
1376,	Official and employees including civil service; SQ; A1; 1mt; 1mk. Who appoints the Chairman of Union Public Service Commission?	1381.	Official and employees including civil service, SQA2;2mts;2mks. Which authority is competent to prescribe residential requirement to appointment in public offices?

1382.	Official and employees including civil service; CQ:A3;1mt;1mk. The Comptroller and Auditor General is appointed by	1387.	Official and employees including civil service. SA; A1;5mts;5mks. What are the main functions of State P.S. Commission?
1383.	Official and employees including civil service; CQ; A3; 1mt; 1mk. The Supreme Commander of Armed force is appointed by	1388.	Official and employees including civil service, SA; A1;5mts;5mks. What is the procedure of removal of member of U. P.S. C.?
1384.	Official and employees including civil service, SA;A1;5mts;5mks. What is the procedure of suspension of member of U. P.S. C.,?	1389.	Official and employees including civil service, SA,A1;5m ts.;5mks. What is the procedure of removal of Chairman & member of U.P.S.C.?
1385.	Official and employees including civil service; SA; A1;5mts;5mks. What is the procedure of suspension of a member of state P.S. Commission?	1390.	Official and employees including civil service, LA; F2;30mts;20mks. "There shall be equality of opportunity for all citizens in matters relating to employment or appointment to any office under the State".
1386.	Official and employees including civil services, SA;A1;5mts;5mks. What are the main functions of U. P.S. C.?		Explain are there any exceptions to the above rule?

1391. Official and employees including civil service, LA;A1;25mts;13mks.

What protections are given to civil servants against their removal, dismissal and reduction in rank under the constitution?

1392. Official and employees including civil service, LA;A1;20mts;15mks.

Discuss fully the constitutional guarantees given to a servant holding a civil post.

1393. Official and employees including civil service, LA;A1;15mts;10mks.

Discuss the protection given by the Constitution to Civil Servants against their arbitrary dismissal.

1394. Official and employees including civil service, LA;A1;15mts;10mks.

A school teacher who was appointed by the Director of Public Instruction, is seen by the Deputy Director of Public Instruction accepting money for allowing a student to use unair means in the examination hali. The Deputy Director of Public Instructions issues an order dismissing the teacher then and there. The teacher wants to challenge the validity of the order of dismissal. Advise him.

Official and employees including civil service, LA;A1;30mts;29mks.

X, a probationary Deputy Collector, was going to complete his probation period on December 18, 1971. In September, 1971 and the Government received certain complaints against him. No formal enquiry was instituted against him but his services were terminated by the following order:

"X a probationary Deputy Collector, is discharged from the service as his services are not useful and no more required by the Government and is hereby served with a month's notice of discharge with effect from November 18, 1971."

Discuss the constitutional validity of the above order.

1396. Official and employees including civil service, LAA1;30mts;20mks.

Discuss the scope of applicability of the 'doctrine of pleasure' to civil servants in India.

1397. Official and employees including civil service, LA;G1;30mts;20mks.

"Article 310 and 311 of the Constitution of India embody two conflicting doctrines in so far as the constitutional rights of the civil servants with respect to their services are concerned.".

Examine this statement with the help of decided cases.

1398. Official and employees including civil service, LA; F2; 30 mts; 20 mks.

Explain the doctrine of pleasure as applied to the tenure of a civil servant in India.

Can a civil servant holding a permanent substantive appointment, without affording an apportunity under Art. 31(2), be discharged (compulsorily retired) after he has completed 15 years of service or reached the age of 40 years, whichever is earlier? Decide giving reasons.

Official and employees including civil service, LA; F2;30mts;20mks.

Explain as to when a termination order served on the temporary civil servant amounts to removal or 'dismissal' under Art. 3 (2).

Rule 55(b) of the Civil Service Rules required that before the services of a probationer were terminated, an enquiry had to be held about his competence after giving him an opportunity to show cause against the grounds alleged against him. As a result of an enquiry under this Rule, the services of X, a sub-inspector on probation in the Delhi Police Force, were terminated. The termination order referred to the adverse comments made by the enquiry officer against the conduct of X. X questioned the validity of the order on grounds of Art. 3 (2). Does X have any chance of success? Give reasons for your answer.

Official and employees including civil service, LA; F2; 30mts; 20mks.

Explain the protection granted by the constitution to the civil servants against arbitrary dismissal or reduction in rank. Is there any case where such protection is not available?

Official and employees including civil service, LA; A1; 15mts; 12mks.

What a rethe safeguards against dismisal, removal and reduction guaranteed to the civil servants in India?

Official and employees including civil service, LA; F2; 30mts; 20mks.

Explain the scope of the doctrine of 'pleasure' as applied to the tenure of a civil servant in India. Can the power of pleasure be delegated to a subordinate authority? Refer to the decisional law on the point.

1403. Official and employees including civil service, PS;D2/G1;30mts;20mks.

The services of X, a permanent employee of the Government of India working in the billing depurtment of the Delhi Telephones, were terminated by giving three months 'notice on the ground that with the introduction of automatic computerized billing system ten posts had become surplus and had to be abolished. X files a writ petition before the High Court all eging that the termination of his service was in violation of Art. 311 (2) in as much as he was not given any opportunity to be heard before the termination of his service. Decide, giving roasons.

1405. Official and employees including civil service, PS:D2:30mts:20mks.

Ten permanent posts in a Sate
Civil Department was abolished
as a measure of economy. In
consequence to this, X working in
substantive capacity against a permanent post, was served with an
order terminating his service with
immediate effect. He was, however,
to be given three-months salary
in lieu of notice required under the
Service Rules. X wants to challenge
the order for termination of his
service. How would you advise?

Official and employees including civil service, PS;D2;30mts;20mks.

An enquiry was instituted against P, a temporary civil servant, against whom several complaints of rule behaviour against the public and acceptance of illegal gratification were received by the superior officers. Before the completion of the enquiry on order terminating the services of P was issued which stated the 'P was not fit to be retained as a government employee on account of his behaviour and conduct'. P challenges the validity of this order and alleges that it is violative of Art. 311 (2) Decide, giving reasons.

Official and employees including civil service, PS;D2;30mts;20mks.

Shaw, an IAS officer in the junior scale (Rs. 700-1300) attached to the cadre of one of the North-Eastern States was posted in Delhi in the senior scale (Rs. 1100-1600) for a term of five years beginning with 28 February, 1970. But, following the budget session of Parliament in 1971. the Government of India decided to reshuffle the higher administrative positions and appoint such younger qualified persons who were capable of meeting the new challenges and commitments to the new social philosophy. Shaw was informed that he did not satisfy the requisite tests, and therefore, would be advised to rejoin the State cadre in his former post or alternatively he should proceed on leave preparatory to retirement.

Would the first of the two alternatives given to Shaw amount to his reduction in rank?

The Government decision in the above case require compliance with the procedure established by Article 31(2) of the Constitution?

retained as a member of the Police force. His services will, therefore, stand terminated with effect from the date this order is served on him. "P claims that this order is unconstitutional, being in violation of Art. 311 of the Constitution. Decide, giving reasons.

1407. Official and employees including vivil service, PS;G1;25mts;15mks.

P, an officer of class I grade proceeded on leave and one B, an officer of class II grade was selected and appointed to officiate in leave vacancy. The work of B having been found unsatisfactory, his immediate officer made against him certain adverse report which culminated in his reversion to his substantive class II post even before the permanent incumbent rejoined.

B challenges the order of reversion as violative of Art. 311(2). Decide, commenting upon the tests laid down by Chief Justice S. R. Das in P. L. Dhingra V Union of India, to attract the protection of Art. 311.

1408. Official and employees including civil service, PS;G1;30mts;20mks.

On hearing complaints of bribery and corruption against P, a Sub-Inspector of Police on probation, the Inspector-General of Police instituted an inquiry in the matter as a result of which it was found that the complaints were genuine. The Inspector-General-Police thereupon issued and order of termination of service of P in these terms; "P is not fit to be

Official and employees including civil service, PS;D2;25mts;15mks.

Certain permanent posts in a State civil department were abolished. As a result of this A, who was holding a substantive permanent post, was served with an order of termination with immediate effect. A wants to challenge the order under Article 311 of the Constitution. Advise him.

1410. Official and employees including civil service, PS;D2;25mts;15mks.

An officer has received several complaints that a subordinate in his office holding a derical job has been asking for, and occasionally receiving bribes from people with whom he has to deal in the course of his official duties. The officer is the appointing authority and the subordinate has been on probation. The officer is convinced that the complaints are genuine and he decides not to confirm this subordinate on his post. How would he proceed? Advise him concerning the alternative courses and explain the reasons for your advice.

1411. Official and employees including civil service, PS;D2;35mts;20mks.

Explain the doctrine of pleasure as applied to the tenure of a civil servant in India.

The services of X, a Munsif, a probationer is terminated by the under-mentioned order:

"The Governor of Uttar Pradesh is pleased to terminate the services of X, on probation under Rule 7 of the U.P. Civil Service (Judicial) Rules, 1953 with immediate effect."

The above order was passed by the Chief Minister without a formal approval of the Governor. X contends that the power of the Governor under Article 234 of the Constitution is to be exercised by him personally and is not capable of being delegated to any Minister under the Rules of Allocation of Business of the State of Uttar Pradesh.

Examine the contentions of X.

1412. Official and employees including civil service, PS;G1;25mts;15mks.

A senior Central Govt. official was prosecuted on charges of corruption. He was found guilty and was convicted. The Govt. the reafter initiated departmental proceedings on more or less the same charges. The official moves the court for getting the departmental proceedings stopped invoking Art. 20(2) Decide.

1413. Flection Law; (A;A2;1mt;1mk.

At the time of election, the candidate for Indian Presidency should not be a registered voter in any parliamentary constituency.

True	False	Don't know
77	77	77

1414. Flection Law; MC; A2; 1mt; 1mk.

Section 16 of the Representation of the People Act, 1950 and Section 62 and 141 of the Representation of the People Act, 1951, contain certain

- a. Additional qualifications for a voter
- b. Concessions of a voter's qualifications
- c. Disqualifications for voting

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1415. Election Law; MC; A2; 1mt, 1mk.

The right to vote

- a. Is a fundamental right
 - o. Is non-fundamental right
- c. Is a moral right



1416.	Elec	etion Law;MC;A2;1mt;1mk.	1419.	Flection Law; MC; A1; 1mt; 1mk.
		Allows a person to cast his vote Puts ban on one's right to franchise Provides that a person an ordinary resident in a constituency is competent to vote.		Under Article 324 (1); the Superintendence, direction and control of the electoral rolls a. Is vested in the District Magistrates b. Will be vested in the hands of the central government as well as the state governments. c. Shall be vested in a commission (referred to this constitution as Election Commission).
1417.	The cons	election Commission is to sist of the Chief Election Commissioner and such other election co-issioners As the President determines As the Chief Justice determines the composition As the Prime Minister determines	1420.	Election Law; MC; A3; 1mt; 1mk. Which of the following has been made responsible in India for free and fair elections in the country? a. Chief Justice of the Supreme Court b. President c. Attorney General of India d. Chief Election Commissioner e. Vice-President
1418.		ction Law;MC;A2;1mt;1mk. word 'Election' Does include the casting of	1421.	Flection Law; MC; A1; 1 mt; 1 mk. The Flection Commission involved
	b.	votes only Does not denote casting of votes but also a number of inter-re- lated operations required to		in all the operation excepting the delimitation of constituencies of election disputes

electa representative

mid-term poll frequently

C.

Does denote the operation of the

Assumes a judicial role

Is both administrative and

judicial in its functioning

Is purely as administrative body

a.

b.

c.

1422 Flection Law; MC; Al; 1mt; 1mk. 1425. Election Law; MC; A2; 1mt; 1mk. Regarding the preparation of The right of citizens of the United electoral rolls, the delimitation States to vote in any primary or of constituencies, the article 327: other election for President or Vice President, for Senators or Representatives, shall not be denied a. Empowers the parliament to make law subject to the provision of or a bridged by the United States this constitution orany state by reason of failure to b. Empowers the Election Commilay any poll tax or other tax as ssion to deal with all these maprovided in the tters Invests such powers in both of a. Amendment Fourteenth (Ratifled c. them in 1968) b. Nineteenth Amendment (Ratified in 1920) Twenty-Fourth Amendment C. -(Ratified in 1964) 1423. Election Law; MCA2; 1mt, 1mk, The Flection Commission is appointed 1426. Jurisdiction of governmental units by the over persons; MC; A1; 1mt; 1mk, Prime Minister President Which is NOT the jurisdiction of Lok Sabha c. the Supreme Court of India? None of these a. Original Appella te b. Advisory c. Executive d. None of these 1424. Flection Law; MC; A2; 1mt; 1mk. 1427. Jurisdiction of governmental units over persons; MC; A2; 1mt; 1mk. The election disputes regarding the President and the Vice-President The disputes between the Covernment a. Is decided by the Election Coof India and one or more states has mmission as an tribunal the jurisdiction in b. Is decided by the Supreme Court C. Is decided by constituting a a. High Court Special Court Supreme Court b. Lower Court

Jurisdiction of governmental units over persons; MC; A2; 1mt; 1mk.

The disputes between the Government of India and one or more states has the jurisdiction in Supreme Court which is:

- a. Original
- b. Appellate
- c. Advisory

Jurisdiction of governmental units over persons: MCA2; lmt; lmk.

"The disputes between two or more states, if and in so aras the dispute involves any question, whether of law or of acts on which the existence or extent of a legal right depends has the jurisdiction in supreme court which is:

- a. Original
- b. Appellate
- c. Advisory

Jurisdiction of governmental units over persons; MC; A2; 1 mt; 1 mk.

"The disputes between two or more states if and in so far as the dispute involves any question, whether of law or of act on which the existence or extent of a legal right depends" has the jurisdiction in

- a. Supreme Court
- b. High Court
- c. Lower Court

Jurisdiction of governmental units over persons; MC; A2; 1mt; 1mk.

The disputes betwen the Government of India & any state or states on one side and one or more states on the other has the jurisdiction in supreme court which is

- a. Original
- b. Appellate
- c. Advisory

Jarisdiction of governmental units over persons; MC; A3;1mt;1mk,

The disputes between the Government of India and state or states on one side and one or more states on the other, has the jurisdiction in

- a. High Court
- b. Supreme Court
- c. Lower Court

Jurisdiction of governmental units over persons; MC; A2; 1mt; 1mk.

The original jurisdiction of the Supreme Court extends to the dispute between

- a. Govt. of India and any citizen
- b. Govt. of India and one or more state
- c. None of these

14 33.

Jurisdiction of governmental units 1438. Jurisdiction of governmental units 1434. over persons;;MC;A2;1mt;1mk. over persons; LA; A1; 25mts; 15mks. X was detained under the Maintenance The jurisdiction of the Privy Council over India under Indian of Internal Security Act for making Constitution has been: an alleged statement arousing communal feelings. a. Retained Abolished X moved the Delhi Court for a b. writ of habeas corpus under Sec. 491 Retained in certain cases C. of the (old) Cr. P.C. The proclamation of Emergency being in operation, the President by an order under Art. 359 of the Constitution, had already suspended the right to move any court for enforcement of fundamental rights Jurisdiction of governmental units 1435. under Arts. 21 and 22. over persons; SA; A1; 5mts; 5mks. Will X succeed in this case? What are the rights of citizenship of certain persons of Indian origin residing outside India? 1439. Jurisdiction of govefnmental units over persons; LA; F2; 15mts; 10mks. Explain the advisory jurisdiction of the Supreme Court. 1436. Jurisdiction of governmental units over persons;SA;A1;5mts;5mks. Who will regulate the right of citizenship? 1440. Jurisdiction of governmental units over persons; LA; A1; 30 mts; 20 mks. Discuss the jurisdiction of the Supreme 1437. Jurisdiction of governmental units Court. How can it be enlarged? over persons;SA;A1;5mts;5mks.

What are the rights of citizenship of certain migrants to Pakistan?

1441.	Jurisdiction of governmental units over persons; LA; A1; 30mts; 20mks. Discuss the scope of discretionary Jurisdiction of the Supreme Court under Article 136 of the Constitution. Refer to decided cases.	1445.	Jurisdiction of government units over persons; LA; A1; 15mts; 12mks. What is the extent of supervisory jurisdiction of the High Courts in India?
1442.	Jurisdiction of governmental units over persons; LAA1;30mts;20mks. Write a brief comment on the jurisdiction of the Supreme Court of India.	1446.	Jurisdiction of government units over persons; LA; A1; 20mts; 15mks. Describe the extra-ordinary jurisdiction of the High Court of India.
1 443.	Jurisdiction of governmental units over persons; LA; A1; 25mts; 15mks. State the Acts, points of law and the decision in the leading case of Sakal Papers Ltd. Vs. Union of India (1962)	1447.	Jurisdiction of government units over persons; LA;A1;20mts;15mks. Describe the nature and extent of the jurisdiction of the Supreme Court of India to hear appeals?
1444.	Jurisdiction of governmental units over persons; LA; F2;15mts;12mks. Explain fully the Jurisdiction of the Supreme Court of India.	1448.	Jurisdiction of governmental units over persons; LA; A1; 15mts; 12mks. What is the extent of writ jurisdiction of Supreme Court of India?

Jurisdiction of governmental units over persons; IAA1;15mts;12mks.

When and in what cases the writ of certionari is issued?

Jurisdiction of governmental units over persons; PS; D2; 30 mis; 20 mis.

X, a sub-inspector of police was charged for neglect of duty and corruption including habitual acceptance of bribes. During the period of inquiry, the inquiry officer was shown to have, frequently held consultation with an officer of the anti-corruption branch. But, the latter was neither examined by the department, nor the nature of consultations or data and information gathered from the anti-corruption department were put on record and made known to X. At the end of the inquiry however, the inquiry officer found X gmilty. On receipt of the inquiry report and X's explanation, the Inspector-General of Police dismissed X from the service.

In what particular or particulars was the inquiry procedure in the above case objectionable?

Would you advise X to move the High Court by appropriate proceedings? Discuss the chances of his getting relief.

Juristiction of governmental units over persons: PS:D2:30mts:20mks.

The State of Machya Pradesh passed an Act authorising the Government to set up 'special criminal courts' in order to put an end to the growing volume of offences pertaining to kidnapping in the dacoit infested a reas such as Chambal Vally and the like. These courts function according to a procedure which is less elaborate and formal, and hence less favourable to the accused than the ordinary criminal procedure.

Mangu, a dacoit of Chambal Valley, who was tried and convicted by the 'special criminal court' for the offence of kidnapping, challenges the constitutional validity of the Act under Article 14 of Indian Constitution. Decide, bringing out the distinction if any, between the facts given in the problem from that of the Acts in the State of West Bengal V Anwar Ali Sarkar A. D. R. 1952 S. C. 75

Jurisdiction of governmental units over persons; PS; G1; 30 mts; 20 mks.

1952.

Owing to special problems of law and order in the State, an Act is passed providing for special procedure, which in some respects differs from the one available under the Cr. P. C. though conforming to the principles of natural justice, for the trial of certain offences. The Act is entitled to provide for the more speedy trial and more effective punishment of certain offences. These offences are

set out in the Schedule to the Act.
The Act empowered the State
government to constitute special
courts of criminal jurisdiction for
specified a reas and to appoint
Special Judges to preside over such
Courts. X, who is sent for trial under
the Act, challenges the validity of
the Act as being discriminatory.
Advise the State government, giving
reasons.

Jurisdiction of governmental units over persons; PS; A1/D2; 30 mts; 20 mks.

Discuss the scope of appellate jurisdiction of the Supreme Court in criminal matters.

A, B, C, D and E were charged under section 395 I.P.C. for the offence of dacoity, but were convicted by the trial court for a lesser offence of theft and were sentenced under section 379 I.P.C. to three years imprisonment. The High Court in appeal set a side the order of the trial court, and convicted all the accused for the offence of dagoity and sentenced A, Band C to 10 years imprisonment: and D and E to two years imprisonment. Discuss giving reasons whether the convicted persons can file appeal to the Supreme Court under its criminal appellate jurisdiction.

Jurisdiction of governmental units over persons; PS; D2; 30 mts; 20 mts.

P, an officer of class I grade, proceeded on leave and one R, an officer of class II grade was selected and appointed to officiate in leave vacancy. The work of R having been found unsatisfactory, his in mediate officer made certain adverse report against him which culminated in his reversion to his substantive class II post even before the permanent incumbent rejoined.

R challenged the order of reversion as violative of Art. 311 (2). Decide, commenting upon the two tests laid down by Chief Justice S. R. Das in P. L. Dhingra Vs. Union of India, to attract the provisions of Art 311.

1455. Status of groups and social aggregates religious, ricial, political groups including political parties, MCA2; lmt; lmk.

Various political parties in India prefer to send their first rate loaders:

- a. To Rajya Sabha only
- b. To the Lok Sabha only
- c. To the both chambers

14 56.	Status of groups and social aggregates religious, racial, political groups including political parties, IA; 62; 30mts; 20mks. A state law banned a political party advocating violence within the State. Subsequently, the State government acting under the law issued a notification in the Official Cazette declaring a party X as an unlawful association as it was advocating violence. Nonetheless, the secretary of the party X contained the activities of the party. On being questioned, he	1459.	Citizenship and mationality including status of aliens; CA; A1; 1mt; 1mk. If the citizen assists the enemy in any way, his citizenship cannot be deprived. True False Don't know
	pleaded that the State law was had on grounds of Art. 19. Is this a valid plea? Give reasons.	1460.	Citizenship and no tionality including status of aliens; CAA2;1mt;1mk.
			An Indian Origin person having UK Citizenship can vote in Lok Sabha elections.
1457.	Citizenship and mationality including status of aliens, CA,A1;1mt;1mk. The government of India may deprive a citizenship of his citizenship.		True False Don't know
	<u>True</u> <u>False</u> <u>Don't</u> know //	1461.	Citizenship and nationality including status of aliens, CAA2,1mt;1mk.
14 58.	Citizenship and nationality including status of aliens, CA;A1;1mt;1mk. Citizenship can be given by a declaration.		An English citizen clain s the benefit of Commonwealth citizenship in U.S.S.R.
			True False Don't know
	True False Don't know	1462.	Citizenship and nationality including status of aliens; CA; A2; 1mt; 1mk.
			An Indian citizen claims Common- wealth citizenship in United States of America
			True False Don't know

1463,	Citizenship and nationality including status of aliens, CA;A2;1mt;1mk. A Canadian citizen claims the benefit of Commonwealth citizenship in India. True False Don't know	1466.	Citizenship andnationality including status of aliens, OA;A2;1mt;1mk. Citizenship denotes one's relationship with international laws. True False Don't know
1464.	Citizenship and nationality including status of aliens, CA;A2;1mt;1mk. Citizenship governs one's relationship with the municipal laws of the country True False Don't know	1467.	Citizenship and mationality including status of aliens, MCA3;1mt;1mk. Under the constitution of India, the citizen provisions are discussed under part a. I b. II c. III
1465,	Citizenship and nationality including status of aliens, CA;A2;1mt;1mk. Nationality means the relationship of a person in the international context. True False Don't know	1468.	Citizenship and nationality including status of aliens, MCA3;1mt;1mk. The Farliament passed the citizenship Act in a. 1950 b. 1952 c. 1955

1774. President, Prime Minister, Chancellor, etc., LA; D2; 30mts; 20 ms.

Can the President of India with hold his assent from a Bill passed by the two Houses of the Parliament. Show how a deadlock between the two Houses of the Parliament can be removed.

1775. President, Prime Minister, Chancellor, LA;G2;30mts;20mks;

While a proclamation of emergency is in operation the President of India promulgates two ordinances one of which is in respect of a subject in State List and the other in respect of a subject in the Concurrent List.

Examine the validity of these ordinances.

1776. President, Prime Minister, Chancellor, etc., LA;A1;30mts;20mks.

"The President of India represents the nation, but does not rule". - Discuss this statement with reference to the constitutional position of the President.

1777. President, Prime Minister, Chancellor, etc., LA;A1;30mts;20mks.

The President of India issued a proclamation of emergency under Article 352 (1) of the Constitution of India. By another order issued under Article 359, he further suspended the enforcement of rights under Article 14,21 and 22 in respect of actions taken under the Defence of India Act and the rules made thereunder. X was detained under the Defence of India Rules. He moved the High Court of Delhi for a writ of habeas corpus under Section 491 of Cr. P. C. alleging that his fundamental rights under Articles 14,21 and 22 were infringed. Will he succeed. Decide in the light of relevant judicial decisions.

President, Prime Minister, Chancellor, etc., LA;A1;30mts;20mks.

Does produmation of emergency produce the same effect on the rights declared under Article 19 and other fundamental rights conferred in Part III of the Constitution?

1779. President, Prime Minister, Chancellor, etc., LA;A1;30n.ts;20mks.

What is the effect of (a) proclamation of Emergency under Art. 352; and (b) the imposition of President's rule under Art. 356, on the Union-State legislative and administrative relations? Is the question of imposition of President's rule in a State a justiciable issue? Discuss with reference to some decided cases.

1780. President, Prime Minister, Chancellor, etc., LA;A1;30mts;20mks.

"The Emergency declared in the year 1971 is still in operation.... The continuation of emergency in this country long after the cessation of hostilities has been a frustrating experience and has sometime driven people to courts to challenge it as a malafide exercise of power and as a fraud on the Constitution.... (But the question whether a state of emergency existed or not is not justiciable before a court of law. When once a Proclamation has been issued by the President under Article 352 it cannot be questioned in any court. Also, the continuation of an emergency on not be challenged before a court as a mala filde exercise of the powers given to the President under the Constitution."

Comment upon the above statement.

1781. President, Prime Minister, Chancellor, etc., LA; A1; 20mts; 15mks.

Are there any cases where the President of India need not act on the advice of his countil of Ministers?

1782. President, Prime Minister, Chancellor, etc., LA;G2;30mts;20mks.

Following large scale defections in the State of Orissa and on the report of the Governor that the situation has arisen in which the government of the State cannot be carried on in accordance with the provisions of the Constitution, the President declared state of emergency in exercise of his powers under Article 356. X, the dismissed Chief Minister, moves the High Court impugning the Presidential proclamation on the following grounds:

a) That the satisfaction of the President under Article 356 being the satisfaction of the Government of India is subject to judicial review.

b) That the President cannot act under Article 356 when the Council of Ministers has the majority support of the legislature.

Examine carefully each of the above mentioned contentions.

1783. President, Prime Minister, Chancellor etc., LA;G2;30mts;20mks.

"All public servants of the Union Government hold office during the plea sure of the President and all such servants of the State during the plea sure of the Governor."

Comment on the above dictum.
What limitations, if any, have been imposed on this rule by the Constitution?

1784. President, Prime Minister, Chancello, etc., LA; E1; 30mts; 20mks.

Discuss the position of the President vis-a-vis the the Prime Minister and the Cabinet under the Indian Constitution.

1785. President, Prime Minister, Chancello etc., LA;A1;20mts;19mks.

Discuss the procedure for impeachment of President of India.

1788.

1786. President, Prime Minister, Chancellor, etc., LA;A1;20mts;15mks.

Describe the powers of pardon, reprieve, respite or remission allowed by the constitution of India to the President.

1787. President, Prime Minister, Chancellor, etc., PS:D2:30mts:20mks.

Having satisfied himself that situation exists in X State for proclamation of emergency, the President proclaimed emergency under Article 356 of the Indian Constitution. The emergency thus proclaimed is challenged by the Chief Minister of X State who commanded the majority vote in the State Assembly on the following grounds:

- a. So long as the Chief Minister commands majority vote in the Legislative Assembly the Central Government is not competent to issue the proclamation
- b. There must be some external acts on which the opinion of the President is based which in the present case is wanting.
- c. The proclamation is malafide and simply purports to drive the Chief Minister (the petitioner) out of power.

Examine the grounds and decide the case.

President, Prime Minister, Chancellor, etc., PS;G1;30mts;20mks.

A widespread and aggravated form of discontent amongst the people of State A, owing to the corruption, mismanagement of the affairs of the State, abuse of power by the Council of Ministers and exhorbitant rise in the price of essential commodities, etc., results in the complete breakdown of the law and order situation in the State.

The President of India, without receiving a report from the Governor of State A, issues a proclamation under Article 356 of the Constitution, on his satisfaction that "a situation his arisen in which the government of the State A cannot be carried on the accordance with this Constitution". imposes President's rule and dissolves the State Assembly.

The Chief Minister. Z, so dismissed, contends:

- (i) that the proclamation has been improperly issued as the President cannot act under Article 356 when the Council of Ministers has the majority support of the Legislature and
- (ii) that the 'satisfaction' of the President under Article 356 being in fact the satisfaction of the Government of India, is subject to judicial review. Critically examine each of the two contentions of Z.

1789. President, Prime Minister, Chancellor, etc., PS;G1;30mts;20mkg.

Following an aggravated form of internal disturbance in State X, the

President is satisfied on the information received from the Governor that "a situation has arisen in which the Government of State X cannot be carried on in accordance with the provisions of this constitution." and exercises his power under Article 356.

M moves the High Court impugning the Presidential proclamation on the following grounds:

- i) That Article 356 read with Article 355 cannot give an unrestricted power to the President.
- ii) That the 'Satisfaction' of the President under Article 356 is the satisfaction of the Government of India and is thus a justiciable issue
- iii) That the proclamation is improperly issued as the President cannot act under Article 356 when the Council of Ministers has the majority in the Legislature.

Carefully examine the contentions of M and decide.

1790. President, Prime Minister, Chancellor, etc., 18;G1;20mts;20mks.

The Prime Minister of India advises the President to dissolve the Lok Sabha and hold fresh elections. The President dissolves the Lok Sabha and requests the Council of Ministers to continue as a core-taker government till elections. X, moves the Delhi High Court under Article 226 of the Constitution questioning the constitutional validity of the continuance of the Ministry on the ground that the provisions of the Constitution regarding the collective irresponsibility of the Council of Ministers to the Lok Sabha are violated. Carefully examine the contentions of X.

1791. Personnel services, Legal Adviser, MC; A2; 1mt; 1mk.

The Principal Legal Advisor of the Union of India is:

- a. Attorney-General of India
- b. Solicitor-General of India
- c. Union Law Minister
- d. Chief Justice of India

1792. Governors of the States, MC;A3;1mt; 1mk.

The Governor of a State:

- a. Is the proto type copy of the President of India
- h. Is a mini President
- c. Has absolutely different functions and status from those of the President
- d. Is answerable to the Chief of a State
- e. Is elected indirectly

1793. Governors of the States, MC;A2; 1mt;1mk.

The Salary of governor is:

- a. Rs. 4000 P.M.
- b. Rs. 5000P.M.
- c. Rs. 5500 P. M.

1794.	Governors of the States, MC;A2; 1mt; 1mk.	1797.	Governors of the States, MC; 42; 1mt; 1mk.
	Minimum age for appointment as the Governor of a State is		The Governor may, by writing under his hand address the resignation of his office to
	a. 25 yrs. b. 21 yrs. c. 35 yrs. d. 18 yrs.		a. President or Frime Minister or Speaker b. Lok Sabha c. Chief Justice Justice of India.
1795.	Governors of the States, MC;A3; 1mt;1mk.		
	Who was the first Governor - General of free India?	1798.	Governors of the States, & C; \(\frac{1}{3}\); \(\text{1mt}; \text{1mk}\).
	a. C. Rijagopalacharia b. Lord Mountbatten c. Rajendra Prasad		The Governors of the States are responsible for their conduct to
1796.	Governors of the States, A.C;A3; 1mt;1mk.		 a. The state legislative Assembly b. People of the State c. The president d. The Prime Minister e. The Chief Justice of the State High Court
	The ordinances promulgated by the Governor are subject to the approval by		<u>/</u>
	 a. The President of India b. The state legislature c. The Lok Sabha d. The Prime Minister 	1799.	The Governor of state
	e. The Vidhan Sabha		The Governor of a state can be impeached by:
	<u>//</u>		 a. The President b. The State legislative assembly c. The legislative council

d. None of the above

1800.	Governors of the States, MC;A2; 1mt;1mk.	1803.	Governors of the States, LA;A1; 30mts;20mks.
	Under which article of the constitution the Governor on dissolve the legis- lative Assembly before five years on the request of chief minister.		Discuss the Governor's power to dismiss the Chief Minister. Can he do so and if yes can it be challenged in a Court of Law?
	a. Article 170 b. Article 171 c. Article 171 (a) d. Article 172	1804.	Governors of the States, LA;A1;
		1001	20mts;15mks.
1801.	Governors of the States, MC;A2; 1mt;1mk.		Discuss the role of a State Gover- nor under the Constitution of India. Has he any discretionary powers?
	The Governor has power to nominate of the members of the Legislative Council where it exists		
	a. 1/10th b. 1/12 th	1805.	Governors of the States, LA; A1; 30mts; 20mks,
	c. 1/6th d/ 1/5th		Discuss the extent of the discretion enjoyed by the Governor of a State in the matter of appointment and removal of a Chief Minister and other Minister of the State: Are there any constitutional or political limitations on the exercise of the
1802.	Governors of the States, MC;A2;1mt; 1mk.		discretionary power of the Governor in these matters?
	A Governor of a State is		
	a. An agent of the Union Govern- ment in a State	1806.	Governors of the States, LA; F2; 20mts; 15mks.
	 A representative of the President of India The Head of the State Executive Elected by the State Legislature 		Explain the Constitutional position of the Governor of a State. Can he act in his discretion? If so, when?

1807.	Governors of the States, LA; A1; 25mts; 15mks. Trace the history of the office of the Governor from 1909 to the present day. How far has the preconstitutional history of the office influenced the constitutional provisions regarding the Governor?	1810.	Cabinet, Council of Ministers, CA; A1;1mt;1mk. Council of Ministers shall be collectively responsible to the council of States. True False Don't know
1808.	Governors of the States, PS;G1; 30mts;20mks. The Government of a State was defeated on voting on a Bill. Thereupon, the Chief Minister X submitted his resignation but simultaneously advised the Governor to dissolve the Assembly. The Governor did not act on his advice and instead he appointed Yas the new Chief Minister and on his advice appointed other	1811.	Cabinet, Council of Ministers, CA; A1;1mt;1mk. Council of Ministers are collectively responsible to the House of the people. True False Don't know
	Examine the constitutional validity of the acts of the Governor in the light of decided cases.	1812.	Cabinet, Council of Ministers, CA; A1;1mt;1mk. A Minister need not be a member of either House of Parliament.
1809.	Cabinet, Council of Ministers, CA; A1;1mt;1mk. The Ministers hold office during		True False Don't know
	the pleasure of President. True False Don't know / / / / / /	1813.	Cabinet, Council of Ministers, CA; A2;1mt;1mk. The members of the Council of Ministers are appointed by the Prime Minister. True False Don't know

1814.	Cabinet, Council of Ministers, MC; A1;1mt;1mk.	1817.	Cabinet, Council of Ministers, MA 1;1mt;1mk,
	A Minister in the Union Government holds his Office		Council of Ministers, headed by the Prime Minister advise the
	 a. For a term of five years b. During the plea sure of the President c. During the plea sure of the Prime Minister d. Until the dissolution of Lok Sabha 		a. President b. Vice President c. Chief Justice of India
		1818.	Cabinet, Council of Ministers, MC; A2;1mt;1mk.
1815.	Cabinet, Council of Ministers, MC; A2;1mt;1mk. Every Minister and the Attorney -		All Central Minister appointed on tadvise of the P.M. hold office at the pleasure of the
	a. Will have the right to take part in the proceedings of either house in addition of their rights to vote b. Shall have the right to speak in the proceedings of either house but not to vote		a. President b. Vice-President c. Prime Minister
	c. Will take part in proceedings and shall have casting votes	1819.	Cabinet, Council of Ministers, MC; A2;1mt;1mk.
			Central Ministers are selected at the advise of the
1816.	Cabinet, Council of Ministers, MC; A3;1rt;1mk, Chief Minister of a state is responsible		a. President b. Vice President c. Prime Minister
	to the: a. Governor b. Council of Ministers c. Legislative Assembly d. None of the above.		

1820.	Cabinet, Council of Ministers, MC; A2;1mt;1mk.	1823.	Cabinet, Council of Ministers, MC; A2;1mt;1mk.
	The ministers in the states hold office during the Governor's pleasure. The withdrawal of such pleasure is in law a matter entirely in: a. His discretion b. The discretion of the state legislature c. The discretion of the Union Government		Lower house is known as a. Council of States b. House of the people c. Senate d. House of Commons
1821.	Cabinet, Council of Ministers, MC; A2;1mt;1mk. The Council of States shall consist of not more than representatives of the State and (of the Union	1824.	Cabinet, Council of Ministers, MC; A1;1mt;1mk. A minister is collectively responsible to the a. President
	Territories) a. 250 b. 238 c. 240 d. 500		b. Upper house c. Prime Minister
1822.	Cabinet, Council of Ministers, MC; A1;1mt;1mk. The Council of States shall consist ofmembers to be nominated by the President a, 20	1825.	Cabinet, Council of Ministers, MC; A2;1mt;1mk. The Idea of collective responsibility of a minister is effective due to the
	b. 12 c. 18		 a. Growth of convention b. Provision as specified in Indian Constitution

1826.	Cabinet, Council of Ministers, MC; A2;1mt;1mk,	1829.	Cabinet, Council of Ministers, MC; A2;1mt;1mk.
	The Ministers as the true responsibility of the people are called experts in a. Cabinet government b. Departmental service c. None of these		Who recommended that the executive power of the federation should be exercised by a council of ministers collectively responsible to the lower house. a. Dr. Rajendra Prasad b. A. Krishna swami Ayyar c. B. N. Ravi
	Cabinet, Council of Ministers, MC; A3;1rt;1mk.	1830.	Cabinet, Council of Ministers, MC; A3;1mt;1mk,
	ne Ministers have right		The Cabinet Ministers are jointly responsible to:
	To supervise and enspire To intervene in the public service None of these		a. The President of India b. The Vice President of India c. The Parliament d. No one, it is supreme e. The Prime Minister of India
	Cabinet, Council of Ministers, MC A2;1mt;1mk.		<i></i>
	The Council of ministers it to be collectively responsible to the House of the People as provided under article	1831.	Cabinet, Council of Ministers, MC; A3;1mt;1mk. Which of the Ministries mentioned
	a. 75 (4) b. 75 (3)		below works out the programme of any session of the Parliament:
	c. 75 (2)		 a. The whole cabinet of Minister b. The Ministers of Parliamentary Afairs c. The Ministry of Finance
			d. Defence Ministry